File #:

29022

Owner's Name: Monroe County BOCC

Agent R.Daniel Zieg.

Type of Application: Minor Conditional Use

Key:

Vaccas (Marathon)

**RE#:** 

PT. 00104500-000000





### County of Monroe Growth Management Division

### Planning & Environmental Resources Department

2798 Overseas Highway, Suite 410 Marathon, FL 33050

Voice: (305) 289-2500 FAX: (305) 289-2536

Date: 3/z/09



We strive to be caring, professional and fair

**Board of County Commissioners** 

Mayor George Neugent, Dist. 2 Mayor Pro Tem Sylvia J. Murphy, Dist. 5 Kim Wigington, Dist. 1 Heather Carruthers, Dist. 3 Mario Di Gennaro, Dist. 4

Time: 100AM

Dear Applicant:

This is to acknowledge submittal of your application for Minde Control Ve Type of application Pernit

NEW MARATION AIRPORT HOWGAR to the Monroe County Planning Department.

Project / Name

We are unable at this time to issue a receipt of your application, as it will take our staff two working days to determine that all required materials related to your application have been submitted. All applications received after 12:00 Noon will be considered as submitted the following working day.

Also, as required by Monroe County Code, planning staff will review your application after acceptance, to deem it complete within an additional fifteen working days.

Thank you.

Planning Staff



### MONROE COUNTY PLANNING & ENVIRONMENTAL RESOURCES DEPARTMENT



### Request for a Minor Conditional Use Permit / Amendment to a Minor Conditional Use Permit

Monroe County Code §§ 9.5-68 & 9.5-73

An application must be deemed complete and in compliance with the Monroe County Code by the Staff prior to the item being scheduled for review

Minor Conditional Use Permit Application Fee: \$8,484.00

In addition to the application fee, the following fees also apply:

Advertising Costs: \$735.00 Z4 S

Surrounding Property Owner Notification: \$3.00 for each property owner required to be noticed Technology Fee: \$20.00

Date of Submittal: Marcu / 2 / 2007

Month Day Year

Street Address

**Property Owner:** Agent (if applicable): Mayor County Counts OF Cou Perm Dr. FL 33050 305 289 968 Daytime Phone Daytime Phone **Legal Description of Property:** (If in metes and bounds, attach legal description on separate sheet) Block Subdivision PT 00104500.000000 ルフマリリ Real Estate (RE) Number Alternate Key Number AVIATION RIVE 51

Approximate Mile Marker

Land	Use District Designation(s): AD Fishere Cand Vce	
Pres	nt Land Use of the Property: VACANT	
Prop	osed Land Use of the Property: HANGAR	
Tota	Land Area: 5,400 FQFT, (see Lease Hem 1.)	
If no	n-residential or commercial floor area is proposed, please provide:	
	Total number of non-residential buildings	
	4000 Total non-residential floor area in square feet	
If res	idential dwelling units are proposed, please provide:	
	Total number of residential buildings	
	Total number of permanent, market-rate units	
	•	
	Total number of permanent, affordable / employee housing units	
	Total number of transient units (hotel rooms, recreational vehicle / campground spaces)	
Has	previous application been submitted for this site within the past two years? Yes No	
	the following must be submitted in order to have a complete application submittal: e check as you attach each required item to the application)	
	Complete minor conditional use permit application (unaltered and unbound); and	
	Correct fee (check or money order to Monroe County Planning & Environmental Resources); and	
	Proof of ownership (i.e. Warranty Deed); and	
	Current Property Record Card(s) from the Monroe County Property Appraiser; and	
	Location map; and	
	Photograph(s) of site from adjacent roadway(s); and	
	Signed and Sealed Boundary Survey, prepared by a Florida registered surveyor – six (6) sets (at a minimum, survey should include elevations; location and dimensions of all existing structures, paved are and utility structures; all bodies of water on the site and adjacent to the site; total acreage by land use district; and total acreage by habitat); and	as
	Written description of project; and	
	Signed and Sealed Site Plans, prepared by a Florida registered architect, engineer or landscape architect—six (6) sets (drawn to a scale of one (1) inch equals twenty (20) feet, except where impractical and the Director of Planning authorizes a different scale). At a minimum, the site plan should include the following:	1 e
	<ul> <li>□ Date, north point and graphic scale; and</li> <li>□ Boundary lines of site, including all property lines and mean high-water lines; and</li> <li>□ Land use district of site and any adjacent land use districts; and</li> </ul>	

<ul> <li>□ Flood zones pursuant to the Flood Insurance Rate Map(s); and</li> <li>□ Locations and dimensions of all existing and proposed structures and drives; and</li> <li>□ Type of ground cover (i.e. concrete, asphalt, grass, rock); and</li> <li>□ Adjacent roadways; and</li> <li>□ Setbacks as required by the land development regulations; and</li> <li>□ Location and dimensions of all parking spaces (including handicap accessible, bicycle and scooter) and loading zones; and</li> </ul>
Calculations for open space ratios, floor area ratios, residential density and parking; and Location and type of outdoor lighting; and Extent and area of wetlands, open space areas and landscape areas; and Location of solid waste storage; and Location of sewage treatment facilities; and Location of existing and proposed fire hydrants or fire wells; and
Floor Plans for all proposed structures and for any existing structures to be redeveloped – six (6) sets (drawn at an appropriate standard architectural scale and including handicap accessibility features); and
Elevations for all proposed structures and for any existing structures to be modified – six (6) sets (with the elevations of the following features referenced to NGVD: existing grade; finished grade; finished floor elevations (lowest supporting beam for V-zone development); roofline; and highest point of the structure); and
Landscape Plan by a Florida registered landscape architect – six (6) sets (may be shown on the site plan; however, if a separate plan, must drawn to a scale of one (1) inch equals twenty (20) feet, except where impractical and the Director of Planning authorizes a different scale). At a minimum, the landscaping plan should include the following:
□ Date, north point and graphic scale; and □ Boundary lines of site, including all property lines and mean high-water lines; and □ Locations and dimensions of all existing and proposed structures and drives; and □ Open space preservation areas; and □ Existing natural features; and □ Size and type of buffer yards including the species, size and number of plants; and □ Parking lot landscaping including the species, size and number of plants; and □ Specimen trees, or threatened and endangered plants to be retained and those to be relocated or replaced; and
☐ Transplantation plan (if required); and  Conceptual Drainage Plan – six (6) sets (with drainage calculations; existing and proposed topography; all drainage structures; retention areas; drainage swales; and existing and proposed permeable and impermeable areas; and
Traffic Study, prepared by a licensed traffic engineer; and
Construction Management Plan, stating how impacts on near shore water and surrounding property will be managed (i.e. construction barriers, hay bales, flagging); and
Typed name and address mailing labels of all property owners within a 300 foot radius of the property. This list should be compiled from the current tax rolls of the Monroe County Property Appraiser. In the event that a condominium development is within the 300 foot radius, each unit owner must be included; and
Letters of Coordination are required from the following:
Florida Keys Aqueduct Authority (FKAA); and Florida Keys Electric Cooperative (FKEC) or Keys Energy Services; and Monroe County Office of the Fire Marshal; and Monroe County Engineering Division; and

<ul> <li>□ Monroe County Health Department; and</li> <li>□ Monroe Solid Waste Management; and</li> <li>□ Florida Department of Health if wastewater flows are less than or equal to 5,000 or Florida Department of Environmental Protection if wastewater flows exceed 5 day; and</li> <li>□ Florida Department of Transportation (FDOT)</li> </ul>	
If applicable, the following must be submitted in order to have a complete application subm  Notarized Agent Authorization Letter (note: authorization is needed from all owner(s) or property);  Vegetation Survey or Habitat Evaluation Index (please contact Monroe County Environ Resources prior to application submittal to determine if this documentation is necessary);  Construction Phasing Plan;  Additional Letters of Coordination may be required for your project, please contact with Environmental Resources Department to identify other agencies expected to review the pro agencies may include, but are not limited to  South Florida Water Management District (SFWMD)  Florida Department of Environmental Protection (FDEP)  Florida Game and Freshwater Fish Commission (FGFFC)  U.S. Army Corps of Engineers (ACOE)  U.S. Fish and Wildlife Service (USFW)	of the subject himmental hi the Planning &
If deemed necessary to complete a full review of the application, the Planning & Environment Department reserves the right to request additional information.  If for any reason the minor conditional use permit application requires review and consider Monroe County Planning Commission, additional fees, mailing labels and copies of all plans required prior to item being scheduled for commission review	ration by the
I certify that I am familiar with the information contained in this application, and that to the best of such information is true, complete and accurate.  Signature of Applicant:  Signature of Applicant:  Add day of March, 2009  Sworn before me this 2 and day of March, 2009	_
NICOLE M. PETRICK Notary Public - State of Florida  Notary Public - State of Florida  Notary Public - State of Florida	Notary Public numission Expires tal Resources

### **DEAR SIR**

PLEASE SEE ATTACHED A PHOTO OF THE PROPOSED HANGER SITE FOR THE ISLAND'S FLYING CLUB INC. PROJECT. THE YELLOW LINE IS A 300FT. LINE WHICH SHOWS THAT THERE ARE NO PROPERTY OWNERS WITHIN 300FT OF THIS PROJECT.

ALL STRUCTURES WHICH ARE WITHIN A 300FT PROXIMITY ARE AIRPORT STRUCTURES .WE HOPE THIS INFORMATION WILL BE SATISFACTURY TO COMPLY WITH THE REQUIRMENTS OF OUR PERMIT APPLICATION.

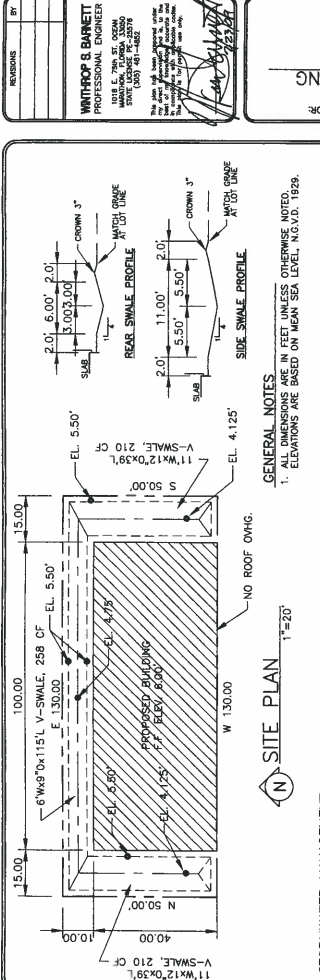
THANK YOU FOR YOUR ATTENTION

THE ISLAND'S FLYING CLUB INC.

RICHARD RAMSAY

2/26/09





1018 E. 75th ST. OCEAN MARATHON, FLORIDA 33050 STATE LICENSE PE—25576 (305) 481—4852

REMISIONS

MARATHON, FL TROORIA **NOHTARAM** 

### BUILDING HANGER

CONCEPTUAL DRAINAGE PLAN FOR:

Z

SEASONAL MHW = 1.92' NGVD
DEPTH TO WATER TABLE = 3.08 FT.

AVAILABLE STORAGE = (3.08'\*12)(1-0.582)(.03)=0.463 |
Qpost =  $(P-0.28)^2 = (10.8-(0.2)(0.463))^2 = 10.26^*$ 



USING SOX REDUCTION FOR DRY RETENTION: REQUIRED VOLUME =0.345x0.50 AC\*IN =.173 AC\*IN =626 CF

DRY RETENTION VOLUME PROVIDED

DRY RETENTION VOLUME REQUIRED

RUNDFF VOLUME PER S.F.W.M.D. 3.75" OVER IMPERVIOUS AREA =3.75"x0.092 AC=0.345 AC\*IN

Qpost -- Qpre = 10.26 IN - 9.72 IN = 0.54 IN PROJECT SITE AREA = 0.149 AC (6,500 SF) ADDL, RUNOFF VOLUME = 0.54 INx0.149 AC ≈ 0.08 AC\*IN

- PRE DEVELOPMENT QUANTITY

POST-DEVLOPMENT

JOB NO. 290206 2/19/09 ¥ CHECKED SEE.

AS NOTED

SHEETS

4

= 258 CF = S90 CF = 848 CF 55 6' WIDE SWALE 2.25 SF PROFILE x 115 11' WIDE SWALE 7.56 SF PROFILE x 78

VOLUME RECOVERY: USING MONROE COUNTY SSD PERMEABILITY RATE FOR UDORTHENTS AT 6"/HR., AND WETTED SURFACE AREA OF SWALES AT FLOOD ELEV. 5.50' NGVD = 1,634 SF: 1,634 SF x 0,50 x 0,50 FT./HR. = 408 CF/HR 348 CF/HR / 408 CF/HR =2.08 HRS. RECOVERY TIME

RETENTION

STORMWATER MANAGEMENT

NARRATIVE: THE EXISTING SITE IS UNDEVELOPED WITH 75% UNCOMPACTED NATIVE SOILS AND SCRUB VEGETATION. AN ESTIMATED 25% OF THE SITE IS IMPERVIOUS AS A RESULT OF VEHICLE TRAFFIC. THE PROPOSED STORMWATER SYSTEM INCLUDES SODDED SWALES AND DRY RETENTION FOR 1.875" OF RAINFALL OVER THE IMPERVIOUS AREA. THE LOWEST ELEVATION OF ORY RETENTION IS 4.12" NGVD, 2.20" ABOVE SEASONAL MHW OF 1.92" NGVD. NO OUTFALL FOR THE SPWMO 25 YR./72 HR. STORM EVENT AT 10.8" RAINFALL IS ANTICIPATED. SITE SOILS ARE UDORTHENTS WITH PERMEABILITY RANGE OF 6"-20"/HR. AT 0-32" ELEVATION. PERMEABILITY FOR THIS DESIGN IS ASSUMED TO BE 6"/HR.

CALCULATIONS: DRAINAGE

PRE-DEVELOPMENT QUANTITY

(6,500 SF) (4,875 SF) (1,719 SF) = 0.149 AC (6,500 = 0.112 AC (4,875 = 0.037 AC (1,719 R STORM EVENT = 10.80" Project area Pervious area Impervious area Rainfall 25yr/72hr S

75% 25% H #

AVERAGE EXISTING GRADE = 5.50 NGVD
SEASONAL MHW = 1.92' NGVD
DEPTH TO WATER TABLE = 3.58 FT.
AVAILABLE STORAGE = (3.58 x12)(1-.25)(.03)=0.967 IN

 $\frac{(P-0.2S)^2}{(P+0.8S)} = \frac{(10.8 - (0.2)(.967))^2}{(10.8 + (0.8)(0.967)} = 9.72'$ N

POST-DEVLOPIMENT QUANTITY

PROJECT AREA
PERVIOUS AREA
IMPERVIOUS AREA
RAINFALL 257R/72HR
AVERAGE DEVELOPED G

38.5% 61.5% H B

(6,500 SF) (1,500 SF) (4,000 SF) 10.80" 0.149 AC (6.50 A = 0.057 AC (1.50 REA = 0.092 AC (4.00 8/72HR STORM EVENT = 10.8C LOPED GRADE = 5.00° NGVO

Monro	e Count	y Prop	erty	Monroe County Property Record Card (017)	(210)				Alte Effe	rnate K ctive D	Alternate Key: 1122114 Effective Date: 3/3/2009 8:41:18 AM	1114 009 8:47	I:18 AM	Roll Year 2009 Run: 03/03/2009 08:42 AM	39 309 08:42 AM
MONROE STRIP 500 WHITE KEY WES	MONROE COUNTY FLIGHT STRIP 500 WHITEHEAD STREET KEY WEST FL 33040	IGHT	=					2 4 4 5 5 9 F	Parcel 00104500-000000-06-66-33 Alt Key 1122114 Affordable Housing No FEMA Injunction Inspect Date Business Name Physical Addr 10600 AVIATION E	500-000 14 using N on	000-06-66-	3LVD,	10600 AVIATION BLVD, MARATHON	OCM	
Associated Names Name	d Names			DBA	1-1-0-1-0-1-0-1-0-1-0-1-0-1-0-1-0-1-0-1	talenta de general de production de la constitución			Role						
MONROE	MONROE COUNTY FLIGHT,	IGHT,							Owner						
Legal Description 6 66 33 N66306-31	cription 36306-31 KEN	/ VACCA	SPTLO	Legal Description 6 66 33 N66306-31 KEY VACCAS PT LOT 2 OR144-590-591	_		:								
Land Data	<del>-</del>														
Line (D	Use	Front	Front Depth Notes		# Units Type	Туре	% HOS	Rate	Depth	Loc	Shp Phys		s ROGO	Class ROGO Class Value	Just Value
13115	8600	0	0	0 Yes 6	67.50 AC	Ş	0.00		1.00	1.00	1.00 1.00	0	z		

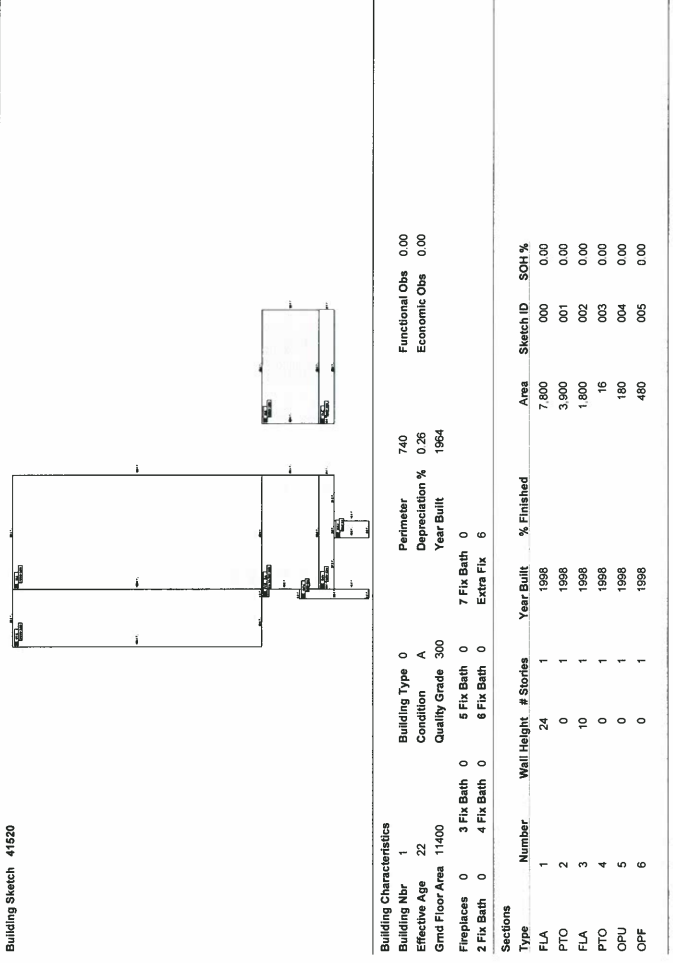
Total Just Value

Run: 03/03/2009 08:42 AM

Effective Date: 3/3/2009 8:41:18 AM

Alternate Key: 1122114

Roll Year 2009

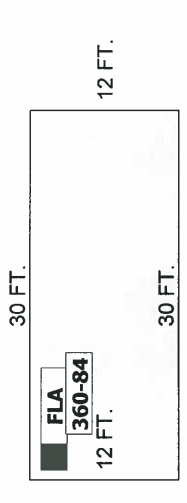


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Building Characteristics Building Nbr 10 Effective Age 17 Gmd Floor Area 792	Charact Nbr Age or Area	eristics 10 17 792		Building Type Conditlon Quality Grade	Type 0 on A Grade 250	õ		Perimeter Depreciation % Year Built	124 0.23 1981	_ <del>_</del>	Functional Obs Economic Obs	00.00 st		
Fireplaces 2 Fix Bath	0 S 41	3 Fix Bath 4 Fix Bath	0 0	70 90 E E	5 Fix Bath 0 6 Fix Bath 0		7 Fix Bath 0 Extra Flx 0	0 0						
Sections														
Туре		Number	Wall He	elght #	Wall Height # Stories	Ye	Year Built	% Finished	***************************************	Area	Sketch ID	% HOS		
Ŧ.	-			4	•		1994			792	055	0.00		
SBF	2			0	-		1994			132	950	0.00		
PTO	က			0	-		1994			396	057	0.00		
PTO	4			0	-		1994			18	058	00.0		
Interior Finish	inish								Exterior Finish	Finish				
Sec Nbr Int Nbr	Int Nbr	Description			Area %	Area % Sprinkler	tler AIC	Total RCN	Ext Nbr	Wall Type	je je	Are	Area % Wall Rate	II Rate RCN
191136	8756	SERVICE SHOPS-D-	JPS-D-		100.00	z	z		2772	AVE WC	AVE WOOD SIDING	100	100.00	
191137	8757				100.00	Z	z							

Effective Date: 3/3/2009 8:41:18 AM Alternate Key: 1122114

Roll Year 2009 Run: 03/03/2009 08:42 AM

Building Sketch 41528



<b>Building Characteristics</b>	haracte	ristics												
<b>Building Nbr</b>	þr	11		Buildir	Building Type 0	_		Perimeter	2		Functional Obs		0.00	
Effective Age	4ge	6		Condition	ion A	_		Depreciation %	0.10		Economic Obs		0.00	
Gmd Floor Area	r Area	360		Quality	Quality Grade 300	00		Year Built	2000					
Fireplaces	0	3 Fix Bath	0	S	5 Fix Bath	0	7 Fix Bath	0 #						
2 Fix Bath	0	4 Fix Bath	0	9	6 Fix Bath	0	Extra Fix	0						
Sections		S						2						
Туре		Number	Wall	<b>leight</b>	Wali Height # Stories		Year Bulit	% Finished		Area	Sketch iD	% HOS	%	
된	Ψ-			œ	1		1994			360	029	0.00	00	
interior Finish	nish					8	l.		<b>Exterior Finish</b>	Finish				
Sec Nbr	int Nbr	Sec Nbr Int Nbr Description			Area %	Area % Sprinkler	nkler A\C	Total RCN	Ext Nbr Wall Type	Wall T	ed/		Area % Wall Rate	RCN
191140 8758	8758	SERVICE SHOPS-A-	A-S-√	Q.	100.00		z		2773	METAL	METAL SIDING		100.00	

Building Sketch 41529

**Alternate Key:** 1122114 **Effective Date:** 3/3/2009 8:41:18 AM

Run: 03/03/2009 08:42 AM

Roll Year 2009

56 FT.

FLA

672-136

12 FT.

20 FT. 8 FT. 6 FT.

9 F 220-74

9 F 220-74

5 FT.

6 FT.

Building Characteristics Building Nbr 12 Effective Age 17 Gmd Floor Area 672	acteristic 12 17 ea 672	න ප		Building Ty Condition Quality Gr	ype	0 300		Perimeter Depreciation % Year Built	136 0.23 1990		Functional Obs Economic Obs	1	0.00		
Fireplaces 0	0.0	3 Fix Bath 0 4 Fix Bath 0	0 0	1.0 1.0	5 Fix Bath 0 6 Fix Bath 0		7 Flx Bath Extra Fix	0 0							
Sections															
Туре	Number		Vall F	leight i	Wall Helght # Stories	Year	ar Buiit	% Finished	,	Area	Sketch ID	% ноѕ	9		
FLA	_			ω	-		1994			672	090	0.00	0		
OPF	2			0	-		1994			32	061	0.00	0		
PTO	က			0	-		1994			54	062	0.00	0		
OPU	4			0	-		1994			220	063	0.00	0	2000	
Interior Finish Sec Nbr Int Nbr Description	lbr Des	scription	-		Area %	Area % Sprinkler	ler A\C	Total RCN	Exterior Finish Ext Nbr Wall Type	Finish Wall T	(Pe	And the state of t	Area %	Area % Wall Rate	RCN

Roll Year 2009 Run: 03/03/2009 08:42 AM Alternate Key: 1122114 Effective Date: 3/3/2009 8:41:18 AM

																	Rate RCN	
100.00										0.00				% HOS	0.00		Area % Wall Rate	
METAL SIDING									Functional Obs	Economic Obs				Sketch ID	064	£	Wall Type	
2774 ME		-80	F	32 F I.						0.23	606			Area	256	Exterior 6	Ext Nbr	
	8 FT.	256-80	, L	32 F.L.	0,	10 152	8 FT.		Perimeter	Depreciation %		0 0		% Finished			Total RCN	
×										S		7 Fix Bath Extra Fix		Year Built	1989		Sprinkler AIC	
100.00									Building Type 0	Condition A		5 Fix Bath 0 6 Fix Bath 0		Ight # Stories	1		Area %	
OFF BLDG-1 STY-D	1530									77		3 Fix Bath 0		Number Wall Height			Description	
191141 8759	Building Sketch 41530						8	racte		Effective Age 1	<u> </u>	Fireplaces 0 2 Fix Bath 0	Sections	Type	FLA 1	Interlor Finish	Sec Nbr Int Nbr	

Building Sketch 41531

Alternate Key: 1122114

Roll Year 2009 Run: 03/03/2009 08:42 AM

Effective Date: 3/3/2009 8:41:18 AM

20 FT.30 FT. 5 FT. 5 FT. 40 FT. 30 FT. 30 FT. 35 FT. 600-100 F 600-250 30 FT.20 FT. OPF

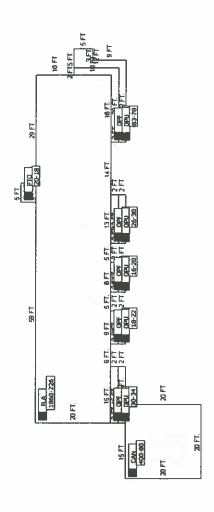
<b>Building Characteristics</b>	haracte	ristics													
<b>Building Nbr</b>	lbr	14		Buildin	<b>Building Type 0</b>	_		Perimeter	100		Functional Obs	00.00 sqc	0		
Effective Age		22		Condition	/ uo	4	_	Depreciation %	0.26		<b>Economic Obs</b>	<b>bs</b> 0.00	0		
Gmd Fioor Area		009		Quality	Quality Grade 300	300		Year Built	1971						
Fireplaces	0	3 Fix Bath 0	0	ις Τ	5 Fix Bath	0	7 Fix Bath 0	0							
2 Fix Bath	0	4 Fix Bath	0	<b>9</b>	6 Fix Bath	0	Extra Fix	4							
Sections															
Type		Number	Waii	-leight	Waii Helght # Stories		Year Built	% Finished	•	Area	Sketch iD	% HOS			
Ĭ,	-			80	-		1998			009	900	0.00			
OPF	2			0	-		1998		_	009	990	0.00			
interior Finish	ıish								<b>Exterior Finish</b>	inish					
Sec Nbr	int Nbr	Sec Nbr int Nbr Description			Area %	Spri Spri	Area % Sprinkier A/C	Total RCN	Ext Nbr Waii Type	Wali Ty	be	martin and part of the con-	Area %	Area % Waii Rate	RCN
191146 8761	8761	SERVICE SHOPS-A-	≱-Sd(	ı	100 00		z		2776	C.B.S.			100.00		

Building Sketch 41521

Alternate Key: 1122114

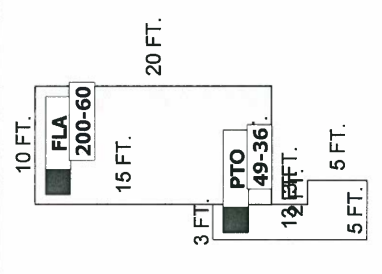
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nal Obs 0.00 lic Obs 0.00		CONTRACTOR AND A CONTRA	% HOS Q	00.00				1 0.00	
Functional Obs Economic Obs			Area Sketch ID	1,860 009	30 018	30 019	400 020	20 021	010
226 0.26 1966									
Perimeter Depreciation % Year Built	0 9		% Finished						
	7 Fix Bath Extra Fix		Year Built	1989	1989	1989	1989	1989	1080
e 0 A A 300	00		ries	_	-	<b>-</b>	_	_	•
Building Type Condition Quality Grade	5 Fix Bath 6 Fix Bath		# Stor						
Building Ty Condition Quality Gra	0 0		Wail Height #Stories	ω	0	0	0	0	<b>C</b>
eristics 2 22 1860	3 Fix Bath 4 Fix Bath		Number W			_	<b>C</b> 1	~	
naracte or ge Area	0 0			_	9	-	1,7	13	C
Building Characteristics Building Nbr 2 Effective Age 22 Grnd Floor Area 1860	Fireplaces 2 Fix Bath	Sections	Type	F.	OPF	OPU	CAN	PTO	APP.

Monr	oe Cou	Monroe County Property Record Card (017)	ecord	Card	(017)			∢ Ш	Alternate Key: 1122114 Effective Date: 3/3/2009	ey: 1122	Alternate Key: 1122114 Effective Date: 3/3/2009 8.41:18 AM	Roll Year 2009 Run: 03/03/2009 08:42 AM
OPU	3		0	-	=	1989			83	011	0.00	
OPF	4		0	-	-	1989			26	012	0.00	
OPU	5		0	-	+	1989			26	013	0.00	
OPF	9		0	-	<del>-</del>	1989			16	014	00.00	
OPU	7		0	-	-	1989			16	015	00.00	
OPF	ω		0	-	÷	1989			18	016	0.00	
OPU	o		0	-	÷	1989			80	017	0.00	
interior Finish	Finish							Exterior Finish	-inish			
Sec Nbr	Sec Nbr int Nbr	Description	4	rea %	Area % Sprinkier	AIC	Total RCN	Ext Nbr	Ext Nbr Wail Type		Area % Waii Rate	iii Rate RCN
191090	191090 8737	OFF BLDG-1 STY-D	_	100.00	z	>		2765	C.B.S.		100.00	
191091	8738		_	100.00	z	z						
191093	8739			100.00	z	z						
Building	Building Sketch 41522	41522					10 FT					



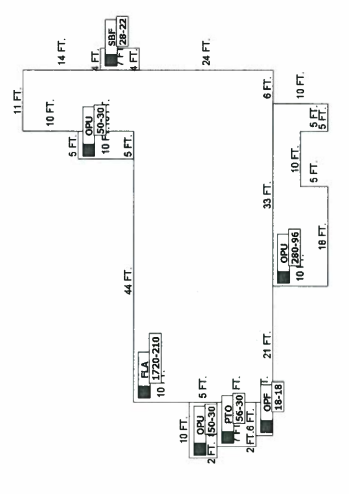
Roll Year 2009 Run: 03/03/2009 08:42 AM

Effective Date: 3/3/2009 8:41:18 AM

Alternate Key: 1122114

<b>Building Characteristics</b>	Charact	teristics														
<b>Building Nbr</b>	Nbr	က		Buildin	Building Type 0		_	Perimeter	90		Functional Obs	Ops 0.00	_			
Effective Age	Age	26		Condition	on A		_	Depreciation %	0.33		<b>Economic Obs</b>	00.00 sq	_			
Grnd Floor Area	or Area	200		Quality	Quality Grade 300	8		Year Built	1971							
Fireplaces	0	3 Fix Bath	0	3.	5 Fix Bath (	0 7 F	7 Fix Bath 0	0								
2 Fix Bath	0	4 Fix Bath	0	9	6 Fix Bath (	0 EX:	Extra Fix	0								
Sections																1
Туре		Number	Wall F	leight	Wall Helght # Stories	Year Built	Built	% Finished	7	Area	Sketch ID	% HOS				
FLA	_			œ			1989			200	022	0.00				
PTO	2	a.º		0	-	•	1989			49	023	0.00				
Interior Finish	inish								<b>Exterior Finish</b>	Finish						
Sec Nbr	int Nbr	Sec Nbr Int Nbr Description			Area %	Area % Sprinkler A\C	AIC	Total RCN	Ext Nbr Wall Type	Wall Ty	be		Area %	Area % Wall Rate	RCN	
191103 8740	8740	OFF BLDG-1 STY-D	STY-D		100.00	z	z		2766	METAL SIDING	SIDING		100.00			

Building Sketch 41523



<b>Building Characteristics</b>	haracte	eristics													
<b>Building Nbr</b>	þ	4	_	Building	Building Type 0		_	Perimeter	210	-	Functional Obs	00.00 s			
Effective Age		22	_	Condition	A no			Depreclation %	0.26	ш	Economic Obs	00.00			
Gmd Floor Area 1720	. Area	1720	-	Quality Grade	Grade 3	300		Year Built	1979						
Fireplaces	0	3 Fix Bath	0	5 F	5 Fix Bath (	2 0	Fix Bath	0							
2 Fix Bath	0	4 Fix Bath	0	9 Fi	6 Fix Bath (	0	Extra Fix	4							
Sections															
Type	2	Number V	Vail H	elght #	Wail Helght # Stories	Year	r Built	% Finished	⋖	Area S	Sketch ID S	% HOS			
F.	-			12	~		1989		/ <del>43</del> 7	1,720	024	0.00			
SBF	2			0	-		1989			28	025	0.00			
OPU	က			0	-		1989		•	280	920	0.00			
OPF	4			0	-		1989			81	027	0.00			
PTO	5			0	-		1989			99	028	0.00			
OPU	9			0	-		1989			20	029	0.00			
OPU	7			0	-		1989			20	030	00.0			
Interior Finish	lish								<b>Exterior Finish</b>	inish					8
Sec Nbr Int Nbr	nt Nbr	Description	Andrews - makes - W	All the state of t	Area %	Area % Sprinkler	er Alc	Total RCN	Ext Nbr Wall Type	Wall Typ	Φ.	Are	Area % Wall Rate	te	RCN
191105 8	8741	WAREHOUSE/MARINA A	MARII	¥ ×	00.09	Z	z		2767	C.B.S.		10	100.00		
191105 8	8742	1 STY STORE-D	٩		40.00	z	>								

Roll Year 2009 Run: 03/03/2009 08:42 AM

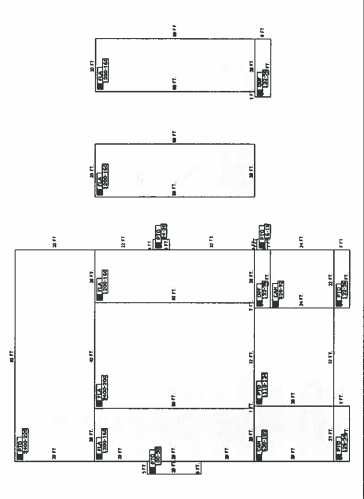
Alternate Key: 1122114 Effective Date: 3/3/2009 8:41:18 AM

Monroe County Property Record Card (017)

Building Sketch 41524

Effective Date: 3/3/2009 8:41:18 AM Alternate Key: 1122114

Run: 03/03/2009 08:42 AM Roll Year 2009



<b>Building Characteristics</b>	racteris	tics											
<b>Building Nbr</b>	7			<b>Building Type</b>	Type (		_	Perimeter	840		Functional Obs	bs 0.00	
Effective Age	7			Condition		ш	_	Depreciation %	80.0		Economic Obs	00.00 se	
Grnd Floor Area 7200	rea 72	00		Quality Grade		300		Year Built	1994				
Fireplaces	0	3 Fix Bath 0	0	5 F	5 Fix Bath 0	0	7 Fix Bath 0	0					
2 Fix Bath	0	4 Fix Bath	0	9	6 Fix Bath	0	Extra Fix	S					
Sections													
Type	Nun	Number W	/aii H	elght #	Wail Helght # Stories		Year Built	% Finished	*	Area	Sketch ID	% HOS	
FLA	-			24	-		1994		2,	2,400	031	0.00	
PTO	10			0	-		1994			126	040	0.00	
PTO	=======================================			0	_		1994			100	140	00.00	
PTO	12			0	-		1994		2,	2,400	042	0.00	
<b>P</b> T0	13			0	_		1994			24	043	0.00	
₹.	4			<u>t</u>	_		1994		+	1,200	044	0.00	

Mong		Monroe County Property Record Card	ord Car	£ (0,0)			•	Alternate Key: 1122114	ey: 1122	114	Roll Year 2009
			5 5	(310)				Effective Da	ate: 3/3/2	Effective Date: 3/3/2009 8:41:18 AM	Run: 03/03/2009 08:42 AM
FF	15	13	-		1994		-	1,200	045	0.00	
OUF	16	0	-		1994			132	046	0.00	
F.	2	=	-		1994		<b>T</b>	1,200	032	0.00	
CAN	ന	0	-		1994			630	033	0.00	
PTO	4	0	-		1994		-	1,110	034	0.00	
OUF	5	0	-		1994			132	035	0.00	
CAN	9	0	-		1994			528	036	0.00	
٦	7	11	-		1994		****	1,200	037	0.00	
PTO	Φ	0	-		1994			16	038	0.00	
PTO	6	0	-		1994			132	039	0.00	
Interior Finish	Finish						Exterior Finlsh	Finlsh			
Sec Nbr	Sec Nbr Int Nbr	Description	Area %	Area % Sprinkler	r AIC	Total RCN	Ext Nbr	Ext Nbr Wall Type		Area % Wall Rate	ail Rate RCN
191112	8743	SERVICE SHOPS-A-	100.00	z	Z		2769	METAL SIDING	ING	80.00	
191113	8744	SERVICE SHOPS-D-	100.00	z	z		2768	C.B.S.		20.00	
191114	8745		100.00	z	z						
191115	8746		100.00	z	z						
191116	8747		100.00	z	z						
191125	8750	SERVICE SHOPS-D-	100.00	z	<b>&gt;</b>						
191126	8751	OFFICE BLD-1 STORY	100.00	Z	<b>&gt;</b>						
191117	8748		100.00	z	z						
191118	8749	OFFICE BLD-1 STORY	100.00	Z	<b>&gt;</b>						

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	30 FT.	
10 FT. <b>FLA</b> 300-80	30 FT.	10 FT.
Building Sketch 41525		

Building Characteristics	haract	eristics													
<b>Building Nbr</b>	Nbr	∞		Buildir	Building Type (	0		Perimeter	80		Functional Obs	00:0 sqc	0		
Effective Age	Age	o o		Condition	Hon	⋖		Depreciation %	0.10		<b>Economic Obs</b>	00.00 sq	0		
Grnd Floor Area 300	r Area	300		Quality	Quality Grade 250	250		Year Built	1990						
Fireplaces	0	3 Fix Bath	0	เก	5 Flx Bath 0	0	7 Fix Bath 0	0 4							
2 Fix Bath	0	4 Fix Bath	0	9	6 Fix Bath 0	0	Extra Fix	0							
Sections															
Type		Number	Wall	Height	Wall Helght # Stories	4.0	Year Built	% Finished		Area	Sketch iD	% HOS			
F.	~			7	-		1994			300	047	0.00			
Interior Finish	nish								Exterior Finish	Finish					
Sec Nbr	Int Nbr	Sec Nbr Int Nbr Description			Area %	Spi	Area % Sprinkler A\C	Total RCN	Ext Nbr Wall Type	Wall T	(pe	Production of the State of the	Area %	Area % Wall Rate	RCN
191128 8752	8752	SERVICE SHOPS-A-	OPS-	Ą	100.00	o	z		2770	METAL	METAL SIDING		100.00		

Monroe County Property Record Card (017)

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0.00 0.00 % HOS 0.00 0.00 0.00 0.00 0.00 Functional Obs **Economic Obs** Sketch ID 88 049 020 052 053 051 Area 12,424 336 12 240 7 12 1989 0.15 612 Depreciation % % Finished Perimeter Year Built 0 7 Fix Bath Extra Fix 1989 1989 1989 1989 Year Built 1989 1989 4 : Quality Grade 300 0 Building Type 0 Wail Helght # Stories 5 Fix Bath 6 Fix Bath Condition 0 4 0 4 0 3 Fix Bath 4 Fix Bath Number **Building Characteristics** Building Sketch 41526 Grnd Floor Area 13000 Ω 0 Effective Age **Building Nbr** Fireplaces 2 Fix Bath Sections Type PTO OPF 占 OPF FΓ Ę

Monr	oe Cot	Monroe County Property Record Card (017)	scord (	Card	(017)			ďШ	Alternate Key: 1122114 Effective Date: 3/3/2009	Aiternate Key: 1122114 Effective Date: 3/3/2009 8:41:18 AM	Roll Year 2009 Run: 03/03/2009 08:42 AM
PTO	7		0	-	16	686		4	4,480 054	00:00	
Interior Finish	-Inish							Exterior Finish	-inish		
Sec Nbr	Int Nbr	Sec Nbr Int Nbr Description	Ar	ea %	Area % Sprinkler	AIC	Total RCN	Ext Nbr	Ext Nbr Wall Type	Area % Wall Rate	Vall Rate RCN
191129	8753	SERVICE SHOPS-A-	5	00.00	z	z		2771	METAL SIDING	100.00	
191131	8754	OFF BLDG-1 STY-D	7	00.00	z	z					
191133	8755	SERVICE SHOPS-A-	7	00.00	z	z					

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Miscellan	Miscellaneous Improvements											
Nbr	Impr Type	# Units	Type	% HOS	Length	Width	Year Built	Roll Year	Grade	Life	RCN	Depr Value
O	UB2:UTILITY BLDG	88	SF	0.00	7	œ	1984	1985	2	90		
80	AP2:ASPHALT PAVING	13,840	SF	0.00	0	0	1965	1966	7	25		
7	AP2:ASPHALT PAVING	4,185	SF	0.00	0	0	1965	1966	7	25		
9	CL2:CH LINK FENCE	3,720	SF	0.00	0	0	1979	1980	2	30		
£,	RW2:RETAINING WALL	400	SF	0.00	200	2	1976	1977	4	90		
4	CL2;CH LINK FENCE	240	SF	0.00	09	4	1979	1980	2	30		
37	AC2:WALL AIR COND	2	L)	0.00	0	0	1991	1992	-	20		
36	PT3:PATIO	39	SF	0.00	0	0	1991	1992	-	20		
35	UB2:UTILITY BLDG	132	SF	0.00	12	1	1984	1985	-	20		
34	AP2:ASPHALT PAVING	35,200	SF	0.00	0	0	1979	1980	2	25		
33	AP2:ASPHALT PAVING	184,00	S.	0.00	1,840	100	1965	1966	2	25		
32	CL2:CH LINK FENCE	3,600	SF	0.00	900	9	1985	1986	7	30		
31	PT3:PATIO	456	SF	0.00	0	0	1985	1986	2	90		
30	PT3:PATIO	1,320	SF	0.00	09	22	1985	1986	7	20		
ဗ	CL2:CH LINK FENCE	2,520	SF	0.00	420	9	1979	1980	2	30		
59	RW2:RETAINING WALL	492	SF	0.00	164	ო	1985	1986	4	20		
28	UB2:UTILITY BLDG	120	SF	0.00	12	10	1985	1986	7	20		
27	TK2:TIKI	5	S	0.00	13	œ	1994	1995	-	40		
56	UB2:UTILITY BLDG	104	SF	0.00	13	œ	1984	1985	2	20		
52	CC2:COM CANOPY	437	SF	0.00	0	0	1979	1980	ო	40		
24	PT3:PATIO	685	SF	0.00	0	0	1979	1980	7	20		
23	TK2:TIKI	100	SF	0.00	10	10	1979	1980	-	40		
22	UB2:UTILITY BLDG	06	SF	0.00	10	თ	1979	1980	-	90		
21	UB2:UTILITY BLDG	35	SF	0.00	7	ß	1984	1985	-	90		
20	CL2:CH LINK FENCE	160	SF	0.00	40	4	1979	1980	-	30		
2	CL2:CH LINK FENCE	4,224	SF	0.00	704	9	1979	1980	2	30		
19	CL2:CH LINK FENCE	780	SF	0.00	0	0	1979	1980	-	30		
18	CL2:CH LINK FENCE	2,040	SF	0.00	0	0	1979	1980	7	30		
17	CC2.COM CANOPY	240	SF	0.00	24	10	1979	1980	ო	40		
16	PT3:PATIO	2,316	SF	0.00	0	0	1999	2000	7	20		
15	AP2:ASPHALT PAVING	8,720	SF	0.00	0	0	1965	1966	2	25		
4	AC2:WALL AIR COND	9	5	0.00	0	0	1984	1985	-	20		
13	PT3 PATIO	580	SF	0.00	0	0	1970	1971	2	50		
				Š								

Monre	Monroe County Property Record Card (0/7)	ecord Card	017)		Altern	Alternate Key: 1122114	114		Roll Year 2009
		•			Effect	frective Date: 3/3/2009 8:41:18 AM	009 8:41	18 AM	Run: 03/03/2009 08:42 AM
12	FN2:FENCES	105 SF	0.00	21	5 1970	1971	r2	30	
1	UB2:UTILITY BLDG	220 SF	00.0	20	11 1984	1985	2	20	
10	UB2:UTILITY BLDG	60 SF	00'0	10	6 1984	1985	ო	20	
_	CL2 CH LINK FENCE	38,016 SF	0.00	6,336	6 1979	1980	2	30	
								Total Depr	Fotal Depreciated Value

### Appraiser Notes

BLD1= EXT.WALL, FLA 02&03 CODED CUSTOM DUE TO BEING SOME TYPE OF FIBERGLASS SIDING BLD4= INTERIOR FINISH CODED 11-D BECAUSE IT IS CLOSER TO USE. DOG KENNEL-A/C ENTIRE AREA. BLD9= THIS BLD IS LEASED BY MISQUITO CONTROL FOR 20 YRS BLD1=PARADISE AVIATION BLD 2=PUBLIC WORKS BLD 3=WEST SIDE OF COMMUNICATIONS TRAILER BLD 4=ANIMAL SHELTER BLD 7=VEHICLE MAINTENANCE BLD8=ACCROSS FROM CARPENTER SHOP BLD9=MOSQUITO CONTROL HANGER PRIVATELY OWNED HANGERS ARE TANGIBLE, WITH 20YRS LEASE 7/13/01 BLD10= CARPENTER SHOP BLD 11=TRAILER ACCROSS FROM COMMUNICATIOS TRAILER BLD12=COMMUNICATIONS TRAILER BLD 13=BESIDE PARADISE AVIATION-MCSO PILOTS OFFICE BLD 14=IN FRONT OF PARADISE AVIATION

Alternate Key: 1122114 Roll Year 2009 Effective Date: 3/3/2009 8:41:18 AM Run: 03/03/2009 08:42 AM

Building Permits	ermits				
Bidg	Number	Date Issued	Date Completed	Amount Description	Notes
	P2007-04 06	Apr 3 2007 12:00AM		2,000	REPLACE 3 - TON CENTRAL AIR
	982461	Aug 7 1998 12:00AM	Aug 18 1999 12:00AM	75,000	GAS TANKS - GROUND
	992470	Mar 11 1999 12:00AM	Aug 18 1999 12:00AM	41,300	REROOF
	982985	Sep 17 1998 12:00AM	Jul 24 2000 12:00AM	673,782	RE-SURFACE TAXI-WAY
	9921546	Sep 17 1999 12:00AM	Jul 24 2000 12:00AM	5,200	ROOFING
	9921314	Oct 22 1999 12:00AM	Jul 24 2000 12:00AM	80,000	GAS TANKS
	9922997	Dec 29 1999 12:00AM	Jul 24 2000 12:00AM	2,000	DRIVEWAY FOR FUELING
	9921366	Dec 29 1999 12:00AM	Jul 24 2000 12:00AM	880	TEMP TRAILER
	200367	Feb 15 2000 12:00AM	Jul 24 2000 12:00AM	4,000	SHED
	0200991	Mar 22 2000 12:00AM	Jul 24 2000 12:00AM	008'6	MOSQUITO HELICOPTE.HANGER
	0201832	May 11 2000 12:00AM	Jul 24 2000 12:00AM	-	ENSTAL NEW FIRE SPINKLER
	2201530	May 17 2002 12:00AM	Jan 8 2003 12:00AM	600,000 Commercial	BLDG 1 OF 4 HANGER
	2201529	May 17 2002 12:00AM	Jan 8 2003 12:00AM	600,000 Commercial	BLDG 2 OF 4 HANGER
	2201528	May 17 2002 12:00AM	Jan 8 2003 12:00AM	600,000 Commercial	BLDG 3 OF 4 HANGER
	2201481	May 17 2002 12:00AM	Jan 8 2003 12:00AM	600,000 Commercial	BLDG 4 OF 4 HANGER
	2201868	Jul 17 2002 12:00AM		950,000	CONSTR ROAD FOR HANGERS
	2204607	Oct 25 2002 12:00AM		70,000	MOVE SHADE HANGERS
	2203817	Oct 29 2002 12:00AM		80,000	INST 12000 GAL FUEL TANK
	1201994	Mar 7 2002 12:00AM		1,750,000	TAXI-LANE DEMO SHADE HANG
	1204206	Dec 20 2001 12:00AM		95,000	HANGER, BATHROOM
	2200162	Jan 17 2002 12:00AM		45,000	GRADING & STORING FILL
	1204610	Jan 11 2002 12:00AM		2,000	TIKI HUT W/ THATCH ROOF
	05204418	Aug 22 2005 12:00AM		4,802	SHUTTERS/ACCORDIAN
	6201803	Jun 2 2006 12:00AM		300,000	PAVING NEW CARGO APRON
	P2006-13 51	Sep 29 2006 12:00AM		10,000	INSTALL 100 AMP SUBFEED/SHERIFF HANGER

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Value History	tory									
Tax Year	Tax Year Val Meth	Just Land	Class Land	Building	Misc	Just	Assessed Value	Exempt	SrEx	Tax Value
2008F	o	675,000	0	3,464,975	289,228	4,429,203	4,429,203	4,429,203	z	0
2007F	ပ	1,316,250	0	2,336,061	288,639	3,940,950	3,940,950	3,940,950	z	0
2006F	v	1,316,250	0	2,338,288	289,880	3,944,418	3,944,418	3,944,418	z	0
2005F	o	1,316,250	0	2,034,128	291,114	3,641,492	3,641,492	3,641,492	z	0
2004F	o	10,125,000		2,061,791	292,359	12,479,150	12,479,150	12,479,150	z	0
2003F	O	10,125,000		2,061,791	294,329	12,481,120	12,481,120	12,481,120		0
2002F	o	10,125,000		2,061,791	296,215	12,483,006	12,483,006	12,483,006		0
2001F	O	10,125,000		2,061,791	298,180	12,484,971	12,484,971	12,484,971		0
2000F	o	10,125,000		5,023,757	262,904	15,411,661	15,411,661	15,411,661		0
1999F	o	10,125,000		4,472,018	236,641	14,833,659	14,833,659	14,833,659		0
1998F	O	10,125,000		2,981,473	245,983	13,352,456	13,352,456	13,352,456		0
1997F	O	10,125,000		2,981,473	153,432	13,259,905	13,259,905	13,259,905		0
1996F	o	10,125,000		2,710,433	158,735	12,994,168	12,994,168	12,994,168		0
1995F	o	10,125,000		1,322,768	40,137	11,487,905	11,487,905	11,487,905		0
1994F	o	10,125,000		908,656	26,254	11,059,910	11,059,910	11,059,910		0
1993F	o	7,762,500		934,049	26,455	8,723,004	8,723,004	8,723,004		0
1992F	O	7,762,500		934,049	26,655	8,723,204	8,723,204	8,723,204		0
1991F	o	7,762,500		934,049	26,855	8,723,404	8,723,404	8,723,404		0
1990F	v	7,762,500		934,049	27,055	8,723,604	8,723,604	8,723,604		0
1989F	ပ	7,425,000		528,857	99,095	8,052,952	8,052,952	8,052,952		0
1988F	O	6,210,000		422,179	100,471	6,732,650	6,732,650	6,732,650		0
1987F	O	2,131,091		413,709	103,224	2,648,024	2,648,024	2,648,024		0
1986F	O	2,131,091		414,892	105,977	2,651,960	2,651,960	2,651,960		0
1985F	O	2,131,091		405,130	107,353	2,643,574	2,643,574	2,643,574		0
1984F	O	2,131,091		12,625	196,579	2,340,295	2,340,295	2,340,295		0
1983F	o	2,131,091		12,625	196,579	2,340,295	2,340,295	2,340,295		0
1982F	S	2,131,091		10,412	196,579	2,338,082	2,338,082	2,338,082		0
Exemptions	ns Description		Value Year	Renewal	*	Amount Applied	-		0	
4	COUNTYLANDS	S	1901		100.00	1	ı,			
:										





**BOARD OF COUNTY COMMISSIONERS** 

Mayor George Neugent, District 2
Mayor Pro Tem Sylvia J. Murphy, District 5
Kim Wigington, District 1
Heather Carruthers, District 3
Mario Di Gennaro, District 4

FLORIDA KEYS MARATHON AIRPORT

9400 Overseas Highway, Suite 200 Marathon, Fl. 33050

Telephone: (305) 289-6002/289-6060

Fax: (305) 743-0396



### **MEMORANDUM**

TO:

Islands Flying Club, Inc.

FROM:

Stacy DeVane, Executive Assistant

Florida Keys Marathon Airport

SUBJECT:

Lease Agreement

DATE:

January 29, 2009

At the November 19, 2008 meeting, the Board of County Commissioner approved a Lease Agreement between Monroe County and Islands Flying Club, Inc. for premises at the Florida Keys Marathon Airport on which to construct an enclosed hanger for the storage of aircraft.

Please find attached a fully executed copy of the Lease Agreement for your records.

cc:

Key West Business Office

Risk Management Department

### LEASE AGREEMENT FLORIDA KEYS MARATHON AIRPORT ISLANDS FLYING CLUB, INC.

THIS CONTRACT OF LEASE is made and entered into this 19th day of November, 2008, by and between MONROE COUNTY, a political subdivision of the State of Florida, whose address is 1100 Simonton Street, Key West, Florida 33040, hereinafter referred to as "COUNTY" and ISLANDS FLYING CLUB, INC., whose address is P.O. Box 500802, Marathon, Florida, 33050, hereinafter referred to as "LESSEES".

WHEREAS, the COUNTY owns property known as the Florida Keys Marathon Airport, located in Marathon, Monroe County, Florida, hereinafter referred to as "Airport"; and

WHEREAS, LESSEES desire to lease an undeveloped parcel of property on the Airport for purposes of constructing an enclosed hangar; and

WHEREAS, the County is willing to lease property on the Airport for purposes of constructing an enclosed hangar; now, therefore

IN CONSIDERATION of the premises and of the mutual covenants and agreements herein contained, and other valuable considerations, COUNTY does hereby grant and lease unto LESSEES and LESSEES do hereby lease from COUNTY, certain premises, rights and privileges as follows, to wit:

1. <u>Premises</u>. The COUNTY does hereby lease to LESSEES, and LESSEES lease from the COUNTY, an undeveloped parcel of land located at the Florida Keys Marathon Airport approximately 5,400 square feet, hereafter the premises, as described in Exhibit "A" attached hereto and incorporated herein.

LESSEES are authorized to construct a 4,000 (40ft x 100ft) square foot enclosed hangar for the storage of 2 aircraft.

The hangar is to be built at the sole cost and expense of LESSEES.

Any improvements made by the LESSEES to the premises automatically become the property of the County upon the termination of this lease.

- 2. Term. The term of the lease is for twenty (20) years beginning on the effective date of this lease agreement with an option, at LESSEES discretion, to renew for one additional ten year term under the same rate agreement in paragraph 3. Upon the termination of this lease, either under this paragraph or as provided elsewhere in this lease, LESSEES must peacefully surrender the premises and all structures to the County. Development of the parcel must begin within 12 months of the effective date of this agreement. For purposes of this agreement, development will be deemed to have commenced when LESSEES enter in to a signed agreement with a general contractor for construction of the proposed hangar project. Unless extended in writing, THIS LEASE TERMINATES 1 YEAR AFTER THE EFFECTIVE DATE OF THE AGREEMENT IF DEVELOPMENT HAS NOT COMMENCED.
- 3. Rent. The rent for the premises for the initial year of this lease shall be \$200.00 per month or \$2,400.00 per year, plus applicable sales tax, with the monthly rent due and payable

beginning on the first day of each month. All rental payments are due at the Airports Business Office, 3491 S. Roosevelt Blvd., Key West, FL 33040.

Following the initial year of this lease, the annual rental sum will be adjusted each year by a percent equal to the increase in the CPI for all urban consumers (CPI-U) above that of the prior year.

Following the initial 20 year term or at such time as the leasehold and/or the improvements are assigned, sold or otherwise transferred by Islands Flying Club, Inc., the COUNTY shall have the improved property appraised for purposes of establishing the fair market value of the property. Rent for the initial year of the renewal period shall be set at fair market value as determined by the appraisal and will be adjusted each year thereafter by a percent equal to the increase in the CPI for all urban consumers (CPI-U).

If at any time during the term of this lease, the leased premises are converted to a non-aeronautical use, the COUNTY shall have the right to immediately enter on to the property for purposes of obtaining an appraisal to determine fair market value and the rent for the premises shall immediately be set at the new rate.

- 4. <u>Termination</u>. This Agreement may be terminated at the discretion of the COUNTY in the following circumstances:
  - a) LESSEES fail to pay the rent when due;
  - b) LESSEES fail to obtain the insurance required under this lease or allows the required insurance coverage to lapse or fall below the minimum required;
  - c) LESSEES otherwise breaches the terms of this lease.
  - d) Cancellation is required to accommodate future Airport growth, or
  - e) Cancellation is required due to F.A.A. requirements.

Unless the COUNTY has accepted in writing a delay in performance of duties, the failure to perform said duties shall constitute a default/breach under the terms of this agreement. In the case of the default/breach occurrences described in subparagraphs 4(a), (b), or (c), the County's Florida Keys Marathon Airport Manager shall first give the LESSEE a written notification stating the default/breach. The LESSEE shall be notified that he has 10 days to correct the default/breach. If the nature of the default/breach is such that it cannot be cured in 10 days, the LESSEE shall inform the COUNTY in writing of the reason why the default/breach cannot be cured in 10 days and shall provide a written plan showing how the default/breach will be cured in a timely manner. If the LESSEE has not corrected the default/breach at the end of the 10 days or if the LESSEE has provided a cure plan, which the LESSEE has failed to timely and diligently execute, then the COUNTY may cancel the lease in its discretion. In the case of cancellation occurring as described in subparagraphs 4(d) and (e), COUNTY shall provide LESSEE 90 days notice. In the event of cancellation occurring as described in subparagraphs 4(d) and (e) the COUNTY, at COUNTY expense, shall relocate the LESSEE's hangar to an alternate site in accordance with Florida Keys Marathon Airport ALP. If an alternate site at the airport is not available, the COUNTY will purchase the LESSEE's lease hold at fair market appraisal value.

- 5. <u>Leasehold Improvements and Use.</u> LESSEES shall have the right to occupy the premises as described in Exhibit "A".
- 6. Right of Ingress and Egress. LESSEES, their agents, employees, customers, suppliers, and patrons shall have the right of ingress and egress to and from the leased premises, which shall not be unreasonably restricted by COUNTY.

- 7. <u>Utilities.</u> LESSES ARE responsible for all telecommunications, electrical, sewer, water and solid waste collection service for the premises.
- 8. Assignment. The premises leased hereunder may not be sublet prior to the completion of the proposed building project. The premises leased hereunder along with the improvements thereon and this lease may not be assigned without the written consent of the COUNTY.
- 9. Maintenance of Premises. During the term of this lease, LESSEES are responsible for all maintenance and repairs, including major repairs such as structural work and roof replacement and replacement of the building if destroyed. All repairs and replacement must be of the same or better quality as the original work and conform to all applicable building codes. LESSEES shall be responsible for and shall properly maintain the leased premises, and upon the termination of this lease, shall leave the premises in at least as good condition as at the time of the commencement of this lease, normal use and occupancy excepted.
- 10. Rights of County. The COUNTY shall have the absolute right, without limitation, to repair, reconstruct, alter or add to any structure and facilities at the Airport, or to construct new facilities at the Airport. The COUNTY shall, in the exercise of such right, be free from any and all liability to the LESSEES for business damages occasioned during the making of such repairs, alterations and additions, except those occasioned by the sole act of negligence of the COUNTY, its employees or agents.

The COUNTY and its authorized officers, employees, agents, contractors, subcontractors and other representatives shall have the right to enter upon the leased premises for the following purposes:

- a) to inspect the leased premises at reasonable intervals during regular business hours (or at any time in case of emergency) to determine whether Lessee has complied and is complying with the terms and conditions of this agreement with respect thereto;
- b) to perform essential maintenance, repair, relocation, or removal of the existing facility if owned by the County, structure if owned by the County, perimeter security fence, underground and overhead wires, pipes, drains, cables and conduits now located on, under or across the leased premises, and to construct, maintain, repair, relocate, and remove such facilities in the future as necessary to carry out the Master Plan of development of the Airport; provided, however, that said work shall in no event unduly interfere with the operations of LESSEES and, provided further, that the entire cost of such work, as a result of the exercise by the COUNTY of its rights hereunder shall be borne by the COUNTY.
- 11. Rights Reserved. Rights not specifically granted to LESSEES by this Agreement are reserved to the COUNTY
- 12. Indemnification/Hold Harmless. Notwithstanding any minimum insurance requirements prescribed elsewhere in this agreement, LESSEES shall defend, indemnify and hold the COUNTY and the COUNTY's elected and appointed officers and employees harmless from and against (i) any claims, actions or causes of action, (ii) any litigation, administrative proceedings, appellate proceedings, or other proceedings relating to any type of injury (including death), loss, damage, fine, penalty or business interruption, and (iii) any costs or expenses (including, without limitation, costs of remediation and costs of additional security measures that the Federal Aviation Administration, the Transportation Security Administration or any other governmental agency requires by reason of, or in connection with a violation of any federal law

or regulation, attorneys' fees and costs, court costs, fines and penalties) that may be asserted against, initiated with respect to, or sustained by, any indemnified party by reason of, or in connection with, (A) any activity of LESSEES or any of its employees, agents, contractors or other invitees on the Airport during the term of this AGREEMENT, (B) the negligence or willful misconduct of LESSEES or any of its employees, agents, contractors or other invitees, or (C) LESSEES default in respect of any of the obligations that it undertakes under the terms of this lease, except to the extent the claims, actions, causes of action, litigation, proceedings, costs or expenses arise from the intentional or sole negligent acts or omissions of the COUNTY or any of its employees, agents, contractors or invitees (other than LESSEES). Insofar as the claims, actions, causes of action, litigation, proceedings, costs or expenses relate to events or circumstances that occur during the term of this lease, this section will survive the expiration of the term of this lease or any earlier termination of this lease.

13. Insurance Requirements. Prior to the commencement of work governed by this contract (including the pre-staging of personnel and material), LESSEES shall obtain, at their own expense, insurance as specified.

LESSEES shall provide, to the COUNTY, as satisfactory evidence of the required

insurance, either

Certificate of Insurance or a Certified copy of the actual insurance policy.

The COUNTY, at its sole option, has the right to request a certified copy of any or all insurance policies required by this contract.

All insurance policies must specify that they are not subject to cancellation, nonrenewal, material change, or reduction in coverage unless a minimum of thirty (30) days prior notification is given to the County by the insurer.

The acceptance and/or approval of LESSEES insurance shall not be construed as relieving LESSÉES from any liability or obligation assumed under this contract or

imposed by law.

The Monroe County Board of County Commissioners, its employees and officials will be included as "Additional Insured" on all policies, except for Workers' Compensation.

In addition, the County will be named as an Additional Insured on all policies

covering County-owned property.

LESSEES will obtain or possess the following insurance coverage and will provide Certificates of Insurance to County to verify such coverage.

a. All Risk Property Insurance Requirements: Prior to the Organization/Individual taking possession of the property governed by this lease/rental agreement, the Organization/Individual shall obtain All Risk Property Insurance to full value of reconstruction value (to include the perils of Flood and Wind) with limits no less than the Replacement Cost Value of the property leased or rented. Coverage shall be maintained throughout the life of the Lease/Rental Agreement and include, as a minimum, liability coverage for:

Sprinkler Leakage

Lightning

Vandalism

Windstorm

Sinkhole Collapse Smoke

Falling Objects

Civil Commotion

Explosion

Aircraft and Vehicle Damage

Flood

The Monroe County Board of County Commissioners shall be named as Additional Insured on all policies issued to satisfy the above requirements.

However, if any public funds are utilized towards the construction, Monroe County Board of County Commissioners shall be named as Additional Insured and Loss Payee.

b. Aircraft Liability Insurance Requirement: Recognizing that the work governed by this contract involves the storage of aircraft, LESSEES will be required to purchase and maintain, throughout the life of the contract, Aircraft Liability Insurance naming the Monroe County Board of County Commissioners as Additional Insured. This insurance may be a normal portion of the aircraft policy of the stored aircraft.

The minimum limits of liability shall be \$1 million.

LESSEES shall maintain the required insurance throughout the entire term of this lease and any extensions which may be entered into. The COUNTY, at its sole option, has the right to request a certified copy of any and all insurance policies required by this lease. Failure to comply with this provision shall be considered a default and the COUNTY may terminate the lease in accordance with Paragraph 11.

Any deviations from these General Insurance Requirements must be requested in writing on the County prepared form entitled "Request for Waiver of Insurance Requirements" and be approved by Monroe County Risk Management.

- c. <u>Damage to uninsured improvements</u>: In the event that any improvements made by the LESSEES to the premises are damaged and/or destroyed, LESSEES, at their sole expense, shall rebuild the improvements to their pre-loss state within two years of the date of the occurrence of the event that destroyed or damaged the improvement. If the LESSEES fail to restore the improvements to its pre-loss state or the improvements are damaged beyond repair, LESSEES, at their sole expense, shall be responsible for demolition and restoration of the leased property to its original condition. If the LESSEES fail to restore the improvements to their pre-loss state within the allotted two year period, the County may, at its sole discretion, terminate the lease effective upon the second anniversary of the date of occurrence of the event that destroyed or damaged the improvement. LESSEE will be required to pay the full amount of the rent throughout this period.
- 14. <u>Books, Records and Documents.</u> LESSEES shall maintain all books, records, and documents directly pertinent to performance under this Agreement in accordance with generally accepted accounting principles consistently applied. Each party to this Agreement or their authorized representatives shall have reasonable and timely access to such records of each other party to this Agreement for public records purposes during the term of the Agreement and for four years following the termination of this Agreement.

15. Rules and Regulations

- A. COMPLIANCE. LESSEES shall comply with the Minimum Standards for Commercial Aeronautical Activities by Fixed Base Operators and Other Aeronautical Service Providers at Monroe County Airports and all ordinances of the COUNTY, including any reasonable rules and regulations with respect to use of Airport property, as the same may be amended from time to time, all additional laws, statutes, ordinances, regulations and rules of the federal, state and county governments, and any and all plans and programs developed in compliance therewith, which may be applicable to its operations, including specifically, without limiting the generality thereof, federal air and safety laws and regulations and federal, state, and county environmental, hazardous waste and materials and natural resources laws, regulations and permits.
- B. <u>VIOLATIONS</u>. LESSEES agree to pay on behalf of the COUNTY any penalty, assessment, or fine, issued against the COUNTY, or to defend in the name of the COUNTY any claim, assessment, or civil action, which may be presented or initiated by any agency or office of the federal, state, or county governments, based in whole or substantial part upon a claim or

allegation that LESSEES, its agents, employees or invitees have violated any law, ordinance, regulation, rule or directives described in 15(A) above.

16. Governing Law. Venue. Interpretation: This Agreement shall be governed by and construed in accordance with the laws of the State of Florida applicable to contracts made and to be performed entirely in the State.

In the event that any cause of action or administrative proceeding is instituted for the enforcement or interpretation of this Agreement, the COUNTY and LESSEES agree that venue will lie in the appropriate court or before the appropriate administrative body in Monroe County, Florida.

The COUNTY and LESSEES agree that, in the event of conflicting interpretations of the terms or a term of this Agreement by or between any of them the issue shall be submitted to mediation prior to the institution of any other administrative or legal proceeding.

- 17. Entire Agreement. This writing embodies the entire agreement and understanding between the parties hereto, and there are no other agreements or understandings, oral or written, with reference to the subject matter hereof that are not merged herein and superseded hereby. Any amendment to this Agreement shall be in writing, approved by the Board of County Commissioners, and signed by both parties before it becomes effective.
- 18. Severability. If any term, covenant, condition or provision of this Agreement (or the application thereof to any circumstance or person) shall be declared invalid or unenforceable to any extent by a court of competent jurisdiction, the remaining terms, covenants, conditions and provisions of this Agreement, shall not be affected thereby; and each remaining term, covenant, condition and provision of this Agreement shall be valid and shall be enforceable to the fullest extent permitted by law unless the enforcement of the remaining terms, covenants, conditions and provisions of this Agreement would prevent the accomplishment of the original intent of this Agreement. The COUNTY and LESSEES agree to reform the Agreement to replace any stricken provision with a valid provision that comes as close as possible to the intent of the stricken provision.
- 19. Attorney's Fees and Costs. The COUNTY and LESSEES agree that in the event any cause of action or administrative proceeding is initiated or defended by any party relative to the enforcement or interpretation of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees, court costs, investigative, and out-of-pocket expenses, as an award against the non-prevailing party, and shall include attorney's fees, courts costs, investigative, and out-of-pocket expenses in appellate proceedings. Mediation proceedings initiated and conducted pursuant to this Agreement shall be in accordance with the Florida Rules of Civil Procedure and usual and customary procedures required by the circuit court of Monroe County.
- 20. Binding Effect. The terms, covenants, conditions, and provisions of this Agreement shall bind and inure to the benefit of the COUNTY and LESSEES and their respective legal representatives, successors, and assigns.
- 21. <u>Authority</u>. Each party represents and warrants to the other that the execution, delivery and performance of this Agreement have been duly authorized by all necessary County and corporate action, as required by law.

- be, and is, empowered to apply for, seek, and obtain federal and state funds to further the purpose of this Agreement; provided that all applications, requests, grant proposals, and funding solicitations shall be approved by each party prior to submission.
- 23. Adjudication of Disputes or Disagreements. COUNTY and LESSEES agree that all disputes and disagreements shall be attempted to be resolved by meet and confer sessions between representatives of each of the parties. If no resolution can be agreed upon within 30 days after the first meet and confer session, the issue or issues shall be discussed at a public meeting of the Board of County Commissioners. If the issue or issues are still not resolved to the satisfaction of the parties, then any party shall have the right to seek such relief or remedy as may be provided by this Agreement or by Florida law.
- 24. <u>Cooperation</u>. In the event any administrative or legal proceeding is instituted against either party relating to the formation, execution, performance, or breach of this Agreement, COUNTY and LESSEES agree to participate, to the extent required by the other party, in all proceedings, hearings, processes, meetings, and other activities related to the substance of this Agreement or provision of the services under this Agreement. COUNTY and LESSEES specifically agree that no party to this Agreement shall be required to enter into any arbitration proceedings related to this Agreement.
- Nondiscrimination. COUNTY and LESSEES agree that there will be no 25. discrimination against any person, and it is expressly understood that upon a determination by a court of competent jurisdiction that discrimination has occurred, this Agreement automatically terminates without any further action on the part of any party, effective the date of the court order. LESSEES agree to comply with all Federal and Florida statutes, and all local ordinances, as applicable, relating to nondiscrimination. These include but are not limited to: 1) Title VI of the Civil Rights Act of 1964 (PL 88-352) which prohibits discrimination on the basis of race, color or national origin; 2) Title IX of the Education Amendment of 1972, as amended (20 USC ss. 1681-1683, and 1685-1686), which prohibits discrimination on the basis of sex; 3) Section 504 of the Rehabilitation Act of 1973, as amended (20 USC s. 794), which prohibits discrimination on the basis of handicaps; 4) The Age Discrimination Act of 1975, as amended (42 USC ss. 6101-6107) which prohibits discrimination on the basis of age; 5) The Drug Abuse Office and Treatment Act of 1972 (PL 92-255), as amended, relating to nondiscrimination on the basis of drug abuse; 6) The Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (PL 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; 7) The Public Health Service Act of 1912, ss. 523 and 527 (42 USC ss. 690dd-3 and 290ee-3), as amended, relating to confidentiality of alcohol and drug abuse patent records; 8) Title VIII of the Civil Rights Act of 1968 (42 USC s. et seq.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; 9) The Americans with Disabilities Act of 1990 (42 USC s. 1201 Note), as maybe amended from time to time, relating to nondiscrimination on the basis of disability; 10) Sections 13-101, et seq., Monroe County Code, relating to discrimination based on race, color, sex, religion, disability, national origin, ancestry, sexual orientation, gender identity or expression, familial status or age; 11) Any other nondiscrimination provisions in any Federal or state statutes which may apply to the parties to, or the subject matter of, this Agreement.
- 26. <u>Covenant of No Interest</u>. COUNTY and LESSEES covenant that neither presently has any interest, and shall not acquire any interest, which would conflict in any manner

or degree with its performance under this Agreement, and that only interest of each is to perform and receive benefits as recited in this Agreement.

- 27. Code of Ethics. COUNTY agrees that officers and employees of the COUNTY recognize and will be required to comply with the standards of conduct for public officers and employees as delineated in Section 112.313, Florida Statutes, regarding, but not limited to, solicitation or acceptance of gifts; doing business with one's agency; unauthorized compensation; misuse of public position, conflicting employment or contractual relationship; and disclosure or use of certain information.
- 28. No Solicitation/Payment. The COUNTY and LESSEES warrant that, in respect to itself, it has neither employed nor retained any company or person, other than a bona fide employee working solely for it, to solicit or secure this Agreement and that it has not paid or agreed to pay any person, company, corporation, individual, or firm, other than a bona fide employee working solely for it, any fee, commission, percentage, gift, or other consideration contingent upon or resulting from the award or making of this Agreement. For the breach or violation of the provision, the LESSEES agrees that the COUNTY shall have the right to terminate this Agreement without liability and, at its discretion, to offset from monies owed, or otherwise recover, the full amount of such fee, commission, percentage, gift, or consideration.
- 29. Public Access. The COUNTY and LESSEES shall allow and permit reasonable access to, and inspection of, all documents, papers, letters or other materials in its possession or under its control subject to the provisions of Chapter 119, Florida Statutes, and made or received by the COUNTY and LESSEES in conjunction with this Agreement; and the COUNTY shall have the right to unilaterally cancel this Agreement upon violation of this provision by LESSEES.
- 30. Non-Waiver of Immunity. Notwithstanding he provisions of Sec. 768.28, Florida Statutes, the participation of the COUNTY and the LESSEES in this Agreement and the acquisition of any commercial liability insurance coverage, self-insurance coverage, or local government liability insurance pool coverage shall not be deemed a waiver of immunity to the extent of liability coverage, nor shall any contract entered into by the COUNTY be required to contain any provision for waiver.
- 31. Privileges and Immunities. All of the privileges and immunities from liability, exemptions from laws, ordinances, and rules and pensions and relief, disability, workers' compensation, and other benefits which apply to the activity of officers, agents, or employees of any public agents or employees of the COUNTY, when performing their respective functions under this Agreement within the territorial limits of the COUNTY shall apply to the same degree and extent to the performance of such functions and duties of such officers, agents, volunteers, or employees outside the territorial limits of the COUNTY.
- 32. <u>Legal Obligations and Responsibilities</u>: Non-Delegation of Constitutional or Statutory Duties. This Agreement is not intended to, nor shall it be construed as, relieving any participating entity from any obligation or responsibility imposed upon the entity by law except to the extent of actual and timely performance thereof by any participating entity, in which case the performance may be offered in satisfaction of the obligation or responsibility. Further, this Agreement is not intended to, nor shall it be construed as, authorizing the delegation of the

constitutional or statutory duties of the COUNTY, except to the extent permitted by the Florida constitution, state statute, and case law.

- Mon-Reliance by Non-Parties. No person or entity shall be entitled to roly upon the terms, or any of them, of this Agreement to enforce or attempt to enforce any third-party claim or entitlement to or benefit of any service or program contemplated hereunder, and the COUNTY and the LESSEES agree that neither the COUNTY nor the LESSEES or any agent, officer, or employee of either shall have the authority to inform, counsel, or otherwise indicate that any particular individual or group of individuals, entity or entities, have entitlements or benefits under this Agreement separate and apart, inferior to, or superior to the community in general or for the purposes contemplated in this Agreement.
- 34. <u>Attestations</u>. LESSEES agrees to execute such documents as the COUNTY may reasonably require, to include a Public Entity Crime Statement, an Ethics Statement, and a Drug-Free Workplace Statement.
- 35. No Personal Liability. No covenant or agreement contained herein shall be deemed to be a covenant or agreement of any member, officer, agent or employee of Monroe County in his or her individual capacity, and no member, officer, agent or employee of Monroe County shall be liable personally on this Agreement or be subject to any personal liability or accountability by reason of the execution of this Agreement.
- 36. <u>Personal Property.</u> Any personal property of LESSEES, their agents, assigns, or invitees placed in the premises of the Airport shall be at the sole risk of the LESSEES or owners thereof, and the COUNTY shall not be liable for any loss or damage.
- 37. <u>Federal Subordination</u>. This Agreement shall be subordinate to the provisions of any existing or future agreement between the COUNTY and the United States of America relative to the operation and maintenance of the Airport, the execution of which has been or may be required as a condition precedent to the expenditure of federal funds for the development of the Airport. All provisions of this AGREEMENT shall be subordinate to the right of the United States of America.
- 38. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be regarded as an original, all of which taken together shall constitute one and the same instrument and any of the parties hereto may execute this Agreement by singing any such counterpart.
- 39. <u>Section Headings</u>. Section headings have been inserted in this Agreement as a matter of convenience of reference only, and it is agreed that such section headings are not a part of this Agreement and will not be used in the interpretation of any provision of this Agreement.
- 40. Cancellation of Agreement. COUNTY may cancel this lease agreement by giving LESSEES sixty (60) days advanced written notice upon the happening of any of the following events: the appointment of a receiver of LESSEES assets; the divesting of LESSEES leasehold estate by other operation of law; the abandonment by LESSEES of the premises for a period of sixty (60) days. By the end of the sixty (60) day notice period, LESSEES shall have vacated the premises and the COUNTY may immediately re-enter and take possession of same. If it is

necessary to employ the services of an attorney in order to enforce the COUNTY's rights under this paragraph, the COUNTY shall be entitled to reasonable attorney's fees.

41. <u>Mutual Review.</u> This agreement has been carefully reviewed by LESSEES and the COUNTY, therefore this agreement is not to be construed against either party on the basis of authorship.

authorship.	
42. FAA Requirements. The parties s which are listed in Exhibit "B", attached hereto a	shall comply with FAA Required Lease Clauses and made a part hereof.
IN WITHES WHEREOF, the parties have car	used this lease to be executed this day of
, 2008.	
(SEAL) ATTEST: DANNY L. KOLHAGE, CLERK	BOARD OF COUNTY COMMISSIONERS OF MONROE COUNTY, FLORIDA
By Jamela Stanisch Deputy Clerk 11-19.08	By Bengert Mayor/Chairperson
WITNESSES:	ISLANDS FLYING CLUB, INC.
	By R. Id Rom
	Title Islatethy a Chil

PEDRO L MERCADO
ASOISTANT COUNTY ATTORNEY

ASOISTANT COUNTY ATTORNEY / 422/09

#### **PUBLIC ENTITY CRIME STATEMENT**

"A person or affiliate who has been placed on the convicted vendor list following a conviction for public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list."

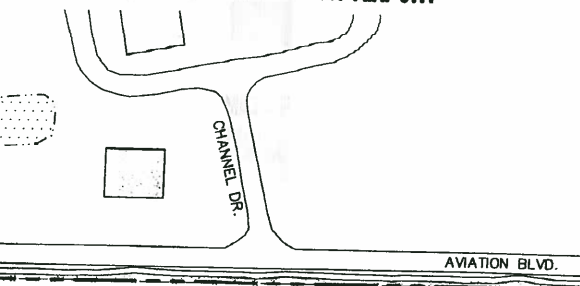
DOILLIAND A ANTHON HOM	
I have read the above and state that neither	Islands Flying Club An
(Respondent's name) nor any Affiliate ha	s been placed on the convicted vendor list
within the last 26th-	12. Ed 12.
(Si	gnature)
Dat	e: 1./28/08
STATE OF: Florida	
COUNTY OF: Morrow	
Subscribe and sworn to (or affirmed) before	re me on <u>Dotober</u> 28-2008
(date) by Sichnifamsa	(name of affiant). He/She is
personally known to me or has produced _	
(type of identification) as identification.	
Deexton Jan	Say
THEATORIS FACTORIS FA	THEADORA RAMSAY MY COMMISSION # 00 619419 EXPIRES; Japuary 8, 2011 Control This Bedom Nouny Services

#### LOBBYING AND CONFLICT OF INTEREST CLAUSE SWORN STATEMENT UNDER ORDINANCE NO. 010-1990 MONROE COUNTY, FLORIDA

# PROPOSET HANGAR(S) LOCATION

**RUNWAY 25** FLORIDA KEYS MARATHON AIRPORT

EXHIBIT A



NO.	LATITUDE	LONGITUDE	EL. (MSL)
1	N 24'43'49.589"	W 081'02'34.756"	21
2	N 24'43'49.971"	W 081'02'33.755"	21
3	N 24'43'49.223"	W 081'02'34.588"	21
4	N 24'43'49.606"	W 081'02'33.588"	21

HANGAR DEVELOPMENT SITE ELEVATION = 5.0 MSL

100 GRAPHIC SCALE IN FEET

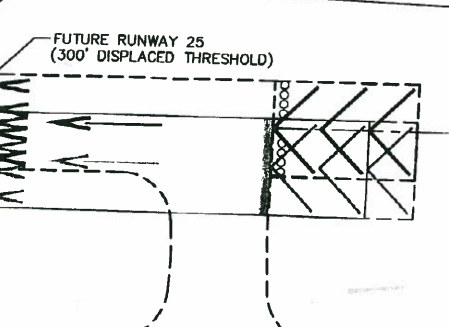


FIGURE 1

100

# AIRPORTS/OMB FAA REQUIRED LEASE CLAUSES

at the end of each \_\_\_\_\_\_ year period, by the airport numer and the rent may be adjusted according to their action, not to exceed the Consumer Price Index rate during the last \_\_\_\_\_ month period, or;

Land less improvements will be appraised every 5 years and the adjusted rental will be based on normally 10-12 percent of appraised value. If disputed, lessor obtains appraisal at his expense and lessor/lessee equally share expense for review appraisal that establishes fair market value.

The tenant for himself, his personal representatives, 2. successors in internst, and assigns, as a part of the consideration hereof, does hereby covenant and egree that (1) no parson on the grounds of race, color, or national origin shall be excluded from perticipation in, denied the benefits of, or be otherwise subjected to discrimination in the use of said facilities, (2) that in the construction of any improvements on, over or under such land and the furnishing of services thereon, no person on the grounds of race, color, or national origin shall be excluded from participation in, denied the benefits of, or be otherwise subjected to discrimination, (3) that the tenant shall use the premises in compliance with all other requirements imposed by or pursuant to Title 49, Code of Pederal Regulations, Department of Transportation, Subtitle A, Office of the Secretary, Part 21, Mondiscrimination in Federally-assisted programs of the Department of Transportation-Effectuation of Title VI of the Civil Rights Act of 1964, and as said Regulations may be

That in the event of breach of any of the above nondiscrimination covenants, Airport Owner shall have the right to terminate the lease and to re-enter and as if said lease had never been made or issued. The provision shall not be effective until the procedures of Title 45, Code of Federal Regulations, Part 21 are fulluwed and completed including exercise or expiration of appeal rights.

1. It shall be a condition of this lease, that the lessor reserves unto itself, its successors and assigns, for the use and benefit of the public, a right of flight for the passage of aircraft in the airspace above the surface of the real property hereinafter described, noise as may be inherent in the operation of aircraft,

now known or hereafter used, for navigation of or flight in the said sirspace, and for use of said sirspace for landing on, taking off from or operating on the airport.

That the Tenant expressly agrees for itself, its successors and assigns, to restrict the height of structures, objects of natural growth and other obstructions on the hereinafter described real property to such a height so as to comply with Federal Aviation Regulations, Part 77.

That the Lessee expressly agrees for itself, its successors and assigns, to prevent any use of the hereinafter described roal proporty which would interfere with or adversely affect the operation or maintenance of the airport, or otherwise constitute an airport hazard.

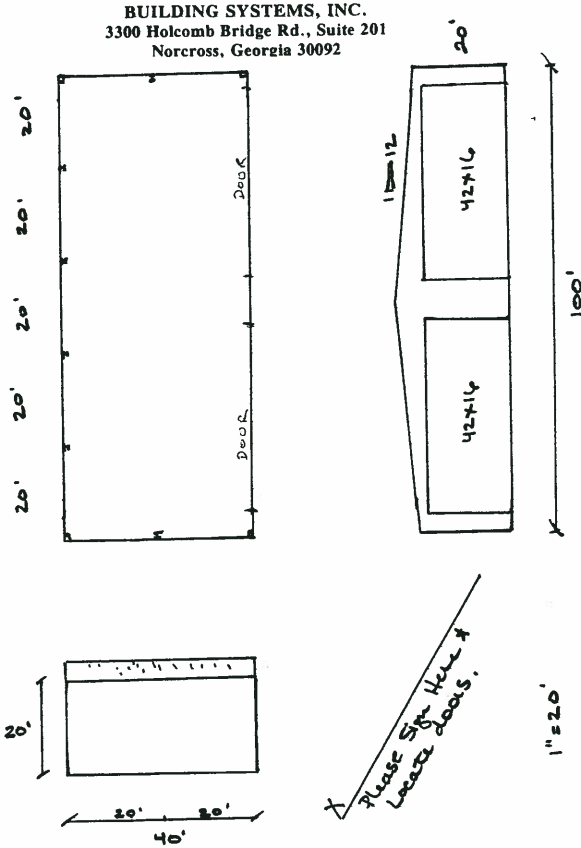
- 4. This lease and all provisions hereof are subject and subprdinate to the tarms and conditions of the instruments and documents under which the Airport Owner acquired the subject property from the United States of America and small be given only such effect as will not conflict or be inconsistent with the terms and conditions contained in the lease of said lands from the Airport Owner, and any existing or subsequent amendments thereto, and are subject to any ordinances, rules or regulations which have been, or may hereafter be adopted by the Airport Owner pertaining to the
- 5. Notwithstanding anything herein contained that may be, or appear to be, to the contrary, it is expressly understood and agreed that the rights granted under this agreement are nonexclusive and the Lessor herein reserves the right to grant similar privileges to another Lessoe or other Lessoe on other parts of the airport.

RECEIVED

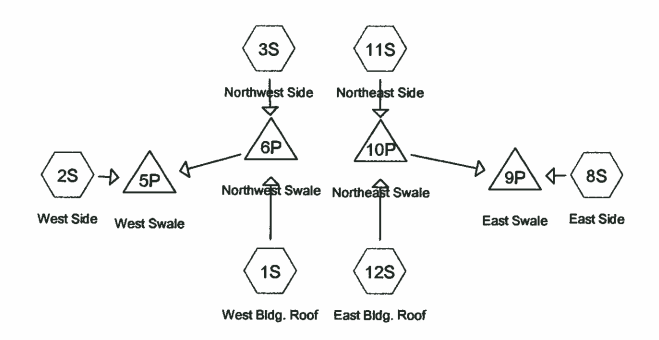
OEC 23 1993

AIRPORTS/OMB





Toll Free: 800-241-8339 • In Georgia: 770-447-1928 • Sales Fax: 770-662-5053 • Customer Service Fax: 770-368-1969











#### Hanger

Prepared by W. Barnett Ent., Inc.

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### Area Listing (all nodes)

Area	CN	Description
 (sq-ft)		(subcatchment-numbers)
2,500	39	>75% Grass cover, Good, HSG A (2\$,3\$,8\$,11\$)
4,000	98	Paved parking & roofs (1S,12S)
6,500		TOTAL AREA

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#### Soil Listing (all nodes)

Area (sq-ft)	Soil Goup	Subcatchment Numbers
2,500	HSG A	2S, 3S, 8S, 11S
0	HSG B	
0	HSG C	
0	HSG D	
4,000	Other	1S, 12\$
6,500		TOTAL AREA

Time span=1.00-72.00 hrs, dt=0.05 hrs, 1421 points
Runoff by SBUH method, Split Pervious/Imperv.
Reach routing by Dyn-Stor-Ind method - Pond routing by Dyn-Stor-Ind method

Subcatchment 1S: West Bldg. Roof Runoff Area=2,000 sf 100.00% Impervious Runoff Depth>10.56" Flow Length=40' Slope=0.0830 '/' Tc=0.3 min CN=0/98 Runoff=0.33 cfs 1.760 cf

Subcatchment 2S: West Side Runoff Area=675 sf 0.00% Impervious Runoff Depth>2.52"

Flow Length=7' Slope=0.2500 '/' Tc=0.3 min CN=39/0 Runoff=0.04 cfs 142 cf

Subcatchment 3S: Northwest Side Runoff Area=575 sf 0.00% Impervious Runoff Depth>2.52"

Flow Length=5' Slope=0.2500 '/' Tc=0.3 min CN=39/0 Runoff=0.03 cfs 121 cf

Subcatchment 8S: East Side Runoff Area=675 sf 0.00% Impervious Runoff Depth>2.52"

Flow Length=7' Slope=0.2500 '/' Tc=0.3 min CN=39/0 Runoff=0.04 cfs 142 cf

Subcatchment 11S: Northeast Side Runoff Area=575 sf 0.00% Impervious Runoff Depth>2.52"

Flow Length=5' Slope=0.2500 '/' Tc=0.3 min CN=39/0 Runoff=0.03 cfs 121 cf

Subcatchment 12S: East Bldg. Roof Runoff Area=2,000 sf 100.00% Impervious Runoff Depth>10.56"

Flow Length=40' Slope=0.0830 '/' Tc=0.3 min CN=0/98 Runoff=0.33 cfs 1,760 cf

Pond 5P: West Swale Peak Elev=5.41' Storage=304 cf Inflow=0.29 cfs 1,168 cf

Discarded=0.07 cfs 1,167 cf Primary=0.00 cfs 0 cf Outflow=0.07 cfs 1,167 cf

Pond 6P: Northwest Swale Peak Elev=5.41' Storage=123 cf Inflow=0.37 cfs 1,881 cf

Discarded=0.05 cfs 855 cf Primary=0.26 cfs 1,026 cf Outflow=0.28 cfs 1.881 cf

Pond 9P: East Swale Peak Elev=5.41' Storage=304 cf Inflow=0.29 cfs 1,168 cf

Discarded=0.07 cfs 1,167 cf Primary=0.00 cfs 0 cf Outflow=0.07 cfs 1,167 cf

Pond 10P: Northeast Swale Peak Elev=5.41' Storage=123 cf Inflow=0.37 cfs 1,881 cf

Discarded=0.05 cfs 855 cf Primary=0.26 cfs 1,026 cf Outflow=0.28 cfs 1,881 cf

Total Runoff Area = 6,500 sf Runoff Volume = 4,046 cf Average Runoff Depth = 7.47"

38.46% Pervious = 2,500 sf 61.54% Impervious = 4,000 sf

#### Summary for Subcatchment 1S: West Bldg. Roof

Runoff

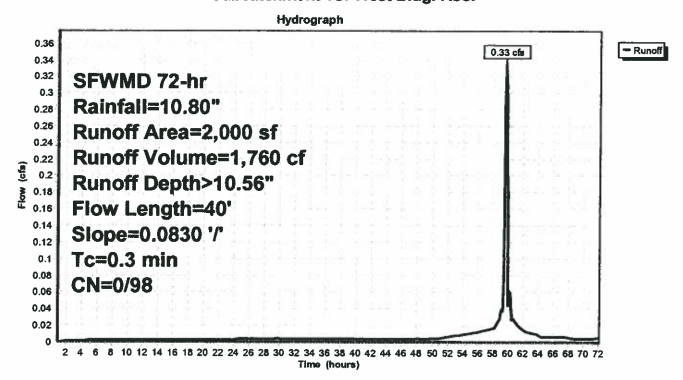
0.33 cfs @ 59.78 hrs, Volume=

1,760 cf, Depth>10.56"

Runoff by SBUH method, Split Pervious/Imperv., Time Span= 1.00-72.00 hrs, dt= 0.05 hrs SFWMD 72-hr Rainfall=10.80"

A	rea (sf)	CN I	Description					
	2,000	98	Paved park	ing & roofs				
	2,000	98	mpervious	Area				
Tc (min)	Length (feet)	Slope (ft/ft)	Velocity (ft/sec)	Capacity (cfs)	Description			
0.3	40	0.0830	2.53		Sheet Flow, Smooth surfaces	n= 0.011	P2= 5.00"	

#### Subcatchment 1S: West Bldg. Roof



#### Summary for Subcatchment 2S: West Side

Runoff

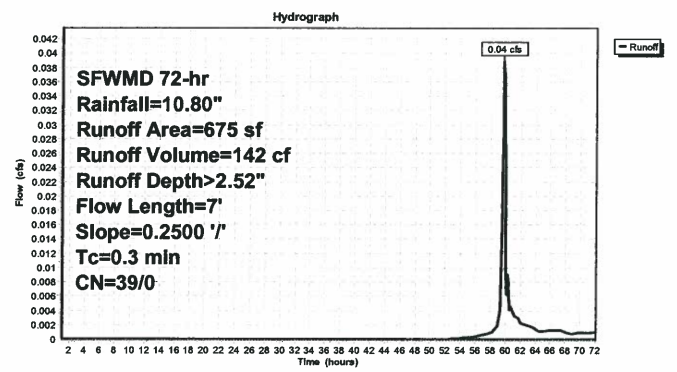
0.04 cfs @ 59.80 hrs, Volume=

142 cf, Depth> 2.52"

Runoff by SBUH method, Split Pervious/Imperv., Time Span= 1.00-72.00 hrs, dt= 0.05 hrs SFWMD 72-hr Rainfall=10.80"

A	rea (sf)	CN	Description					
	675	39	>75% Gras	s cover, Go	od, HSG A			
	675	39	Pervious Ar	ea				
Tc	Length		e Velocity	Capacity	Description			
<u>(min)</u>	(feet)	(ft/ft)	) (ft/sec)	(cfs)				 
0.3	7	0.2500	0.34		Sheet Flow,			
					Grass: Short	n= 0.150	P2= 5.00"	

#### Subcatchment 2S: West Side



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#### Summary for Subcatchment 3S: Northwest Side

Runoff

=

0.03 cfs @ 59.80 hrs, Volume=

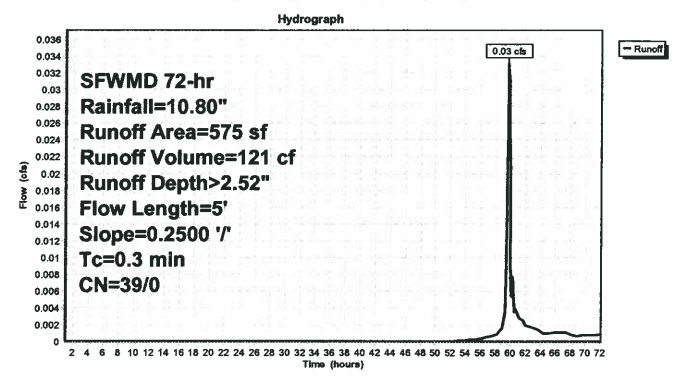
121 cf, Depth> 2.52"

Runoff by SBUH method, Split Pervious/Imperv., Time Span= 1.00-72.00 hrs, dt= 0.05 hrs SFWMD 72-hr Rainfall=10.80"

_	Α	rea (sf)	CN [	Description			
		575	39 >	75% Gras	s cover, Go	od, HSG A	
		575	39 F	Pervious Ar	ea ea	•	
	Tc (min)	Length (feet)	Slope (ft/ft)	Velocity (ft/sec)	Capacity (cfs)	Description	
	0.3	5	0.2500	0.32		Sheet Flow,	

Grass: Short n= 0.150 P2= 5.00"

#### Subcatchment 3S: Northwest Side



#### Summary for Subcatchment 8S: East Side

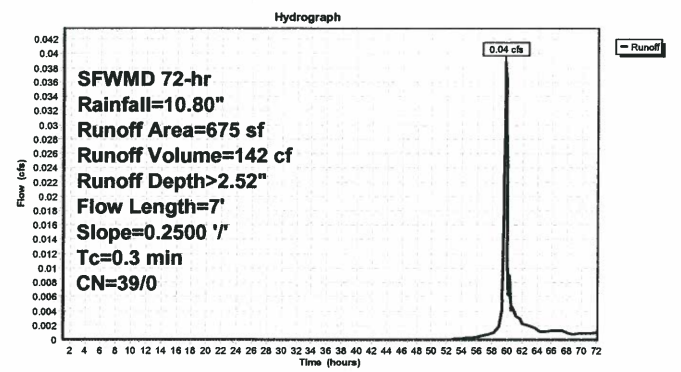
Runoff = 0.04 cfs @ 59.80 hrs, Volume=

142 cf, Depth> 2.52\*

Runoff by SBUH method, Split Pervious/Imperv., Time Span= 1.00-72.00 hrs, dt= 0.05 hrs SFWMD 72-hr Rainfall=10.80"

_	A	rea (sf)	CN	Description						
		675	39	>75% Gras	s cover, Go	od, HSG A				
		675	39	Pervious Ar	ea			,		
	Тс	Length	Slope	e Velocity	Capacity	Description				
_	(min)	(feet)	(ft/fl	) (ft/sec)	(cfs)				 	
_	0.3	7	0.250	0 0.34		Sheet Flow, Grass: Short	n= 0.150	P2= 5.00"		

#### Subcatchment 8S: East Side



#### Summary for Subcatchment 11S: Northeast Side

Runoff

=

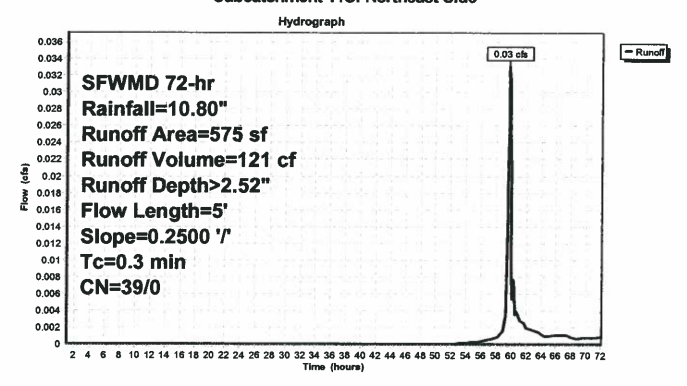
0.03 cfs @ 59.80 hrs, Volume=

121 cf, Depth> 2.52"

Runoff by SBUH method, Split Pervious/Imperv., Time Span= 1.00-72.00 hrs, dt= 0.05 hrs SFWMD 72-hr Rainfall=10.80"

	_Ar	ea (sf)	CN	Description	l				
		575	39	>75% Gras	s cover, Go	ood, HSG A		-	
		575	39	Pervious A	rea				 
(mi		Length (feet)	Slop (ft/f	e Velocity t) (ft/sec)	Capacity (cfs)	Description			
0	).3	5	0.250	0 0.32		Sheet Flow, Grass: Short	n= 0.150	P2= 5.00"	

#### Subcatchment 11S: Northeast Side



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Summary for Subcatchment 12S: East Bidg. Roof

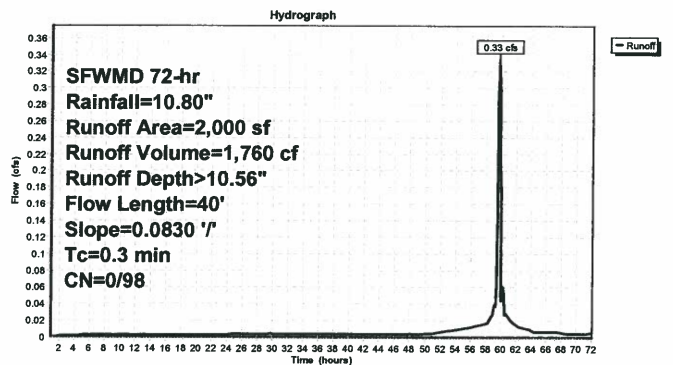
Runoff = 0.33 cfs @ 59.78 hrs, Volume=

1,760 cf, Depth>10.56"

Runoff by SBUH method, Split Pervious/Imperv., Time Span= 1.00-72.00 hrs, dt= 0.05 hrs SFWMD 72-hr Rainfall=10.80"

_	Α	rea (sf)	CN	Description						
		2,000	98	Paved park	ing & roofs				······································	_
		2,000	98	Impervious	Area					_
		Length		e Velocity	Capacity	Description				
_	(min)	(feet)	(ft/ft	) (ft/sec)	(cfs)				_	
	0.3	40	0.0830	2.53		Sheet Flow, Smooth surfaces	n= 0.011	P2= 5.00"		_

#### Subcatchment 12S: East Bidg. Roof



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#### Summary for Pond 5P: West Swale

Inflow Area = 3,250 sf, 61.54% Impervious, Inflow Depth > 4.31"

Inflow = 0.29 cfs @ 59.71 hrs, Volume= 1,168 cf

Outflow = 0.07 cfs @ 60.02 hrs, Volume= 1,167 cf, Atten= 75%, Lag= 18.3 min

Discarded = 0.00 cfs @ 1.00 hrs, Volume= 0 cf

Routing by Dyn-Stor-Ind method, Time Span= 1.00-72.00 hrs, dt= 0.05 hrs Peak Elev= 5.41' @ 60.02 hrs Surf.Area= 508 sf Storage= 304 cf

Plug-Flow detention time= 31.1 min calculated for 1,167 cf (100% of inflow) Center-of-Mass det. time= 30.4 min (3,419.0 - 3,388.5)

<u>Volume</u>	invert	Avail.Stora	age Storage Description
#1	4.12'	348	8 cf 39.00'L x 1.37'H Prismatoid Z=4.0
Device	Routing	Invert	Outlet Devices
#1	Discarded	4.12'	6.000 in/hr Exfiltration over Wetted area
#2	Primary	5.45'	0.5' long x 4.0' breadth Broad-Crested Rectangular Welr         Head (feet) 0.20 0.40 0.60 0.80 1.00 1.20 1.40 1.60 1.80 2.00         2.50 3.00 3.50 4.00 4.50 5.00 5.50
			Coef. (English) 2.38 2.54 2.69 2.68 2.67 2.67 2.65 2.66 2.66 2.68 2.72 2.73 2.76 2.79 2.88 3.07 3.32

Discarded OutFlow Max=0.07 cfs @ 60.02 hrs HW=5.41' (Free Discharge)
1=Exfiltration (Exfiltration Controls 0.07 cfs)

Primary OutFlow Max=0.00 cfs @ 1.00 hrs HW=4.12' (Free Discharge)

—2=Broad-Crested Rectangular Weir (Controls 0.00 cfs)

0.32

0.3

0.28

0.26

0.24

0.2

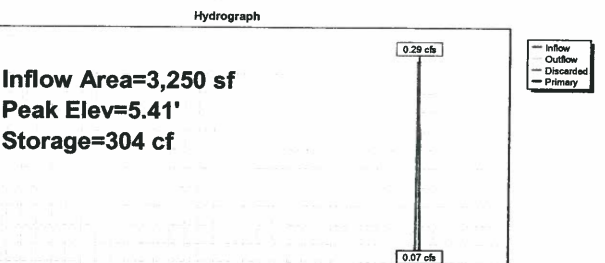
80 0.18 0.16 0.14 0.12 0.1

> 0.08 0.06 0.04

0.00 cfs

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#### Pond 5P: West Swale



2 4 6 8 10 12 14 16 18 20 22 24 26 28 30 32 34 36 38 40 42 44 46 48 50 52 54 56 58 60 62 64 66 68 70 72 Time (hours)

SFWMD 72-hr Rainfall=10.80" Printed 2/23/2009

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#### Summary for Pond 6P: Northwest Swale

Inflow Area = 2,575 sf, 77.67% Impervious, Inflow Depth > 8.77"

Inflow = 0.37 cfs @ 59.78 hrs, Volume= 1,881 cf

Outflow = 0.28 cfs @ 59.71 hrs, Volume= 1,881 cf, Atten= 23%, Lag= 0.0 min

Discarded = 0.05 cfs @ 60.07 hrs, Volume= 855 cf

Primary = 0.26 cfs @ 59.70 hrs, Volume= 1,026 cf

Routing by Dyn-Stor-Ind method, Time Span= 1.00-72.00 hrs, dt= 0.05 hrs Peak Elev= 5.41' @ 60.07 hrs Surf.Area= 383 sf Storage= 123 cf

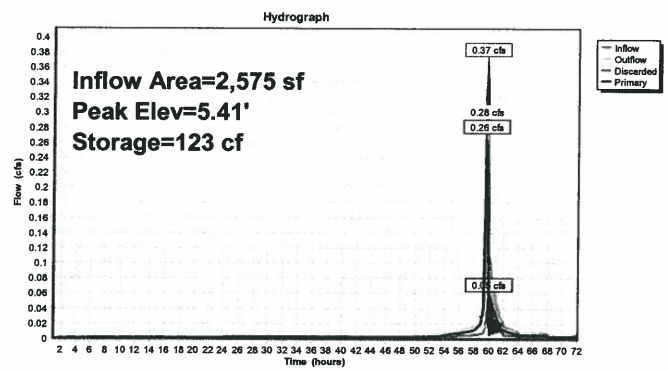
Plug-Flow detention time= (not calculated: outflow precedes inflow) Center-of-Mass det. time= 4.4 min (3,157.9 - 3,153.5)

Volume	Invert	Avail.Storag	e Storage Description	
#1	4.75'	161 (	cf 67.50'L x 0.75'H Prismatold Z=4.0	
Device	Routing	Invert O	Outlet Devices	
#1	Discarded	4.75' <b>6.</b>	.000 in/hr Exfiltration over Wetted area	
#2	Primary	4.75' <b>C</b>	custom Weir/Orifice, C= 2.62	
		H	lead (feet) 0.00 0.75	
		W	Vidth (feet) 0.00 6.00	

Discarded OutFlow Max=0.05 cfs @ 60.07 hrs HW=5.41' (Free Discharge)
1=Exfiltration (Exfiltration Controls 0.05 cfs)

Primary OutFlow Max=0.00 cfs @ 59.70 hrs HW=5.00' TW=5.06' (Dynamic Tailwater)
—2=Custom Weir/Orifice (Controls 0.00 cfs)

#### Pond 6P: Northwest Swale



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#### Summary for Pond 9P: East Swale

Inflow Area = 3,250 sf, 61.54% Impervious, Inflow Depth > 4.31"

Inflow = 0.29 cfs @ 59.71 hrs, Volume= 1,168 cf

Outflow = 0.07 cfs @ 60.02 hrs, Volume= 1,167 cf, Atten= 75%, Lag= 18.3 min

Discarded = 0.07 cfs @ 60.02 hrs, Volume= 1,167 cf

Primary = 0.00 cfs @ 1.00 hrs, Volume= 0 cf

Routing by Dyn-Stor-Ind method, Time Span= 1.00-72.00 hrs, dt= 0.05 hrs Peak Elev= 5.41' @ 60.02 hrs Surf.Area= 508 sf Storage= 304 cf

Plug-Flow detention time= 31.1 min calculated for 1,167 cf (100% of inflow) Center-of-Mass det. time= 30.4 min (3,419.0 - 3,388.5)

<u>Volume</u>	Invert	Avail.Storag	e Storage Description
#1	4.12'	348 (	of 39.00'L x 1.37'H Prismatold Z=4.0
Device	Routing	Invert O	utlet Devices
#1	Discarded	4.12' <b>6.</b>	000 in/hr Exfiltration over Wetted area
#2	Primary	H 2. C	5' long x 4.0' breadth Broad-Crested Rectangular Weir ead (feet) 0.20 0.40 0.60 0.80 1.00 1.20 1.40 1.60 1.80 2.00 50 3.00 3.50 4.00 4.50 5.00 5.50 pef. (English) 2.38 2.54 2.69 2.68 2.67 2.67 2.65 2.66 2.66 2.68 72 2.73 2.76 2.79 2.88 3.07 3.32

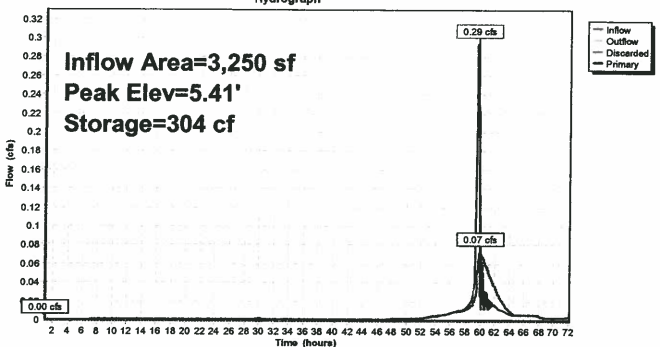
**Discarded OutFlow** Max=0.07 cfs @ 60.02 hrs HW=5.41' (Free Discharge)
—1=Exfiltration (Exfiltration Controls 0.07 cfs)

**Primary OutFlow** Max=0.00 cfs @ 1.00 hrs HW=4.12' (Free Discharge) **2-Broad-Crested Rectangular Weir** (Controls 0.00 cfs)

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#### Pond 9P: East Swale





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#### Summary for Pond 10P: Northeast Swale

Inflow Area = 2,575 sf, 77.67% Impervious, Inflow Depth > 8.77"

Inflow = 0.37 cfs @ 59.78 hrs, Volume= 1,881 cf

Outflow = 0.28 cfs @ 59.71 hrs, Volume= 1,881 cf, Atten= 23%, Lag= 0.0 min

Discarded = 0.05 cfs @ 60.07 hrs, Volume= 855 cf

Primary = 0.26 cfs @ 59.70 hrs, Volume= 1,026 cf

Routing by Dyn-Stor-Ind method, Time Span= 1.00-72.00 hrs, dt= 0.05 hrs Peak Elev= 5.41' @ 60.07 hrs Surf.Area= 383 sf Storage= 123 cf

Plug-Flow detention time= (not calculated: outflow precedes inflow) Center-of-Mass det. time= 4.4 min (3,157.9 - 3,153.5)

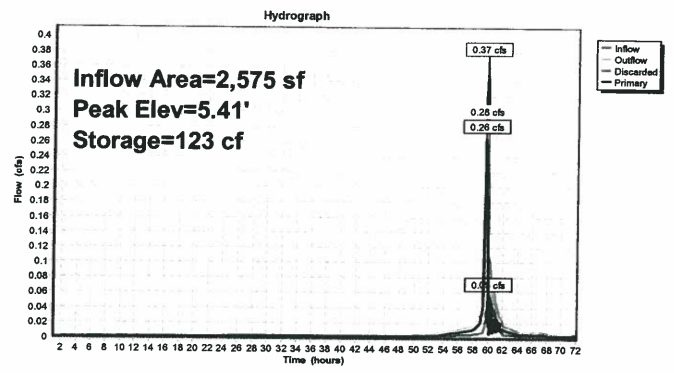
Volume	Invert	Avail.Stor	age	Storage Description	
#1	4.75'	16	1 cf	67.50'L x 0.75'H Prismatoid Z=4.0	
Device	Routing	Invert	Out	et Devices	
#1	Discarded	4.75'	6.00	0 in/hr Exfiltration over Wetted area	
#2	Primary	4.75'	Cus	tom Weir/Orifice, C= 2.62	
			Hea	d (feet) 0.00 0.75	
			Wid	th (feet) 0.00 6.00	

**Discarded OutFlow** Max=0.05 cfs @ 60.07 hrs HW=5.41' (Free Discharge) **1=Exfiltration** (Exfiltration Controls 0.05 cfs)

Primary OutFlow Max=0.00 cfs @ 59.70 hrs HW=5.00' TW=5.06' (Dynamic Tailwater)

—2=Custom Weir/Orifice (Controls 0.00 cfs)

#### Pond 10P: Northeast Swale



# County of Monroe Growth Management Division

#### Planning Department

2798 Overseas Highway Suite #410 Marathon, FL 33050 Voice: (305) 289-2500 FAX: (305) 289-2536



#### **Board of County Commissioners**

Mayor Charles "Sonny" McCoy, Dist. 3 Mayor Pro Tem Mario Di Gennaro, Dist. 4 George Neugent, Dist. 2 Dixie M. Spehar, Dist. 1 Sylvia J. Murphy, Dist. 5

We strive to be caring, professional and fair

April 30, 2008

James "Reggie" Paros Florida Keys Marathon Airport Manager 9400 Overseas Highway, Suite 200 Marathon, FL 33050

RE: Biological Assessment, Proposed Hangar Site, Marathon Airport

Dear Mr. Paros;

As you may recall, on March 27, 2008, a meeting took place on the northeast portion of the Marathon Airport, attended by you, Airports Director Peter Horton, Mr. Dick Ramsay, Mr. Dan Zeig, County Biologist Janis Vaseris, and me, with the purpose of determining the suitability of a specific site for the location of a proposed hangar. During this inspection, it was apparent that the subject area had previously been a disturbed area, as evidenced by the absence of mature vegetation, and the presence of invasive exotic vegetation, disturbed soils, fill piles, and debris. (A later review of historical aerials also revealed that the area had formerly been used for parking/storage of equipment and vehicles.) The sparse vegetation that had re-grown in this area adjacent to the hammock had been smothered and killed by invasive vines, but appeared to have consisted primarily of invasive exotic lead trees and Brazilian pepper. My concern at that time was whether a large enough disturbed area existed to accommodate the hanger, in light of Year 2010 Comprehensive Plan policies restricting airport development in environmentally sensitive areas (Policy 501.2.3) and mandating maintenance of the existing hammock along Aviation Boulevard (Policy 501.3.1).

It was agreed at that time that a prudent course of action would be to proceed with removal of the invasive exotic and dead vegetation to allow a better assessment of the area. Subsequently, on April 7, 2008, Monroe County issued permit no. 08-2-1288 for the removal of the invasive exotic vegetation occurring in the vicinity. That work was completed by Gonzalez Landscaping per the conditions of the permit, which required that all live, native vegetation remain undisturbed.

On April 11, 2008, County Biologist Janis Vaseris and I conducted a post-clearing inspection of the site, accompanied by Mr. Dick Ramsay, who had delineated the footprint of the proposed hangar for our benefit. At that time, it was noted that the remaining native vegetation was very sparse, consisting of approximately a dozen scattered native specimens, ranging from one to six feet in height, none of which would require mitigation should the site be approved for development. The edge of the existing hammock area to the north was clearly evident due to the now visible disturbed area boundary and the size, variety, and density of the adjacent hammock vegetation.

Mr. Ramsay had previously placed markers indicating the location of the northernmost wall of the proposed hangar. We noted that the disturbed area was large enough to site the hangar, with several additional feet available to accommodate an adequate construction zone during erection of the structure without impacting the hammock area. Photographs were taken from several angles showing the remaining vegetation as well as the marked position of the rear of the hangar. These pictures were placed in the invasive removal permit file.

In conclusion, the final determination is that the proposed site is adequate to accommodate the proposed hangar without violating the provisions of the Comprehensive Plan or the Land Development Regulations. Please be advised, however, that the Principal Planner noted, as did Mr. Horton at the time of the on-site meeting, that an amendment to the airport's major conditional use permit would be required prior to application with the Building Department for actual construction permits. This process requires a hearing before the Planning Commission, as well as noticing of adjacent property owners. An application for 'Amendment to a Major Conditional Use' is available on-line at the Monroe County website (www.monroecounty-fl.org). Please navigate to the 'Planning & Environmental Resources' option, then 'Applications/Forms'.

I trust that this information is of assistance to the deliberations regarding the proposed project. If I can be of further service, please feel free to contact me at Gouldy-Ralph@monroecounty-fl.gov or by phone at (305) 289-2502.

Regards

Ralph Gouldy

Senior Administrator, Environmental Resources

cc:

Peter Horton, Airports Director
Townsley Schwab, Acting Director, Planning & Environmental Resources Department
Janis Vaseris, Biologist, Environmental Resources
Dick Ramsay



### CITY OF MARATHON, FLORIDA

9805 Overseas Highway, Marathon, Florida 33050 Phone: (305) 743-0033 Fax: (305) 743-3667 www.ci.marathon.fl.us

26 February 2009

Mr. Richard Ramsay
The Island Flying Club Inc.
1000 122<sup>nd</sup> Street, Ocean
Marathon, Florida 33050

Dear Mr. Ramsay:

Thank you for coordinating with the City of Marathon, Planning Department concerning the pending development of one hanger to serve two personal fixed wing aircraft (4 seats each) at the marathon airport facility.

As proposed, we understand that the hanger will be located at the northeast corner of the airport property. Access to the site will be via Aviation Boulevard at the northeast airfield gate located near the animal rescue facility on the same street. We understand that typical use of the new hanger will be on a weekly or greater basis and involve the access and parking of no more than four vehicles at any one time.

Your letter of coordination with the City is appreciated. As we understand that access will be to and from Aviation Boulevard, the City Planning staff sees no significant impact to traffic on that City street. Similarly, the potential impact of traffic entering and leaving the facility to neighboring arterials such as U.S. 1 will be diminimus.

If we may be of further assistance to you, please do not hesitate to contact me.

Sincerely,

George Garrett, Planning Director City of Marathon, Florida

George Barrett

305 289 4111

garrettg@ci.marathon.fl.us



# CITY OF MARATHON FIRE RESCUE

8900 Overseas Highway, Marathon, FL 33050
"Dedicated to Community Fire Protection"
Emergency 911 Office 305-743-5266 Fax 305-289-9834

Dick Ramsey 1122 St. Ocean Marathon, FL 33050

Re: Proposed New Aircraft Hanger

Dear: Mr. Ramsey,

Pursuant to the requirements of the City of Marathon Planning Department Permit Application, this shall serve as the letter of coordination between Marathon Fire Rescue and the agent and/or property owner for the aircraft hanger project to be located in Marathon.

- The Department of Fire Rescue enforces the Florida Fire Protection Code, NFPA 409 Standard on Aircraft Hangers and related NFPA standards as applicable.
- Emergency vehicle access 20 foot minimum for two-way traffic.

It is understood that after conceptual approval of the project has been granted, preliminary fire protection plans shall be submitted to the Fire Chief's Office prior to the issuance of a building permit.

If you should have any questions please call me. Thank you!

#### **MARATHON FIRE RESCUE**

William A. Wagner, III, CEM Fire Chief

CC: George Garrett, Director of Planning File



## SOUTH FLORIDA WATER MANAGEMENT DISTRICT

**Environmental Resource Regulation Department** 

February 23, 2009

Mr. Richard Ramsay 1000 122<sup>nd</sup> Street Ocean Marathon, Florida 33051

Subject: Island's Flying Club Hanger @ Marathon Airport

Dear Mr. Ramsay:

Staff has reviewed the site plan for the subject development. The proposed work will require a modification to the Marathon Airport Surface Water Management Permit (#44-00187-S). Please submit signed and sealed plans and calculations which demonstrate that the required water quality treatment volume is being provided, along with a copy of your lease agreement and a check for the application review fee in the amount of \$100.00.

Should you have any questions, please call me at (561) 682-6873.

Sincerely,

Kevin G. Dickson, P.E.

Lead Engineer

**Environmental Resource Permitting Division** 

Keven & Dil

c: R. Peekstok C. deRojas February 11, 2009

Islands Flying Club, Inc. Attn: Richard A. Ramsay, Sr. 10621 Aviation Blvd. Marathon, FL 33050

Re: Coordination Letter - Islands Flying Club, Inc., Marathon Airport Property

2-bay Hanger Construction.

Dear Mr. Ramsay:

The facilities and operations of Florida Keys Electric Cooperative Association, Inc. (FKEC) are designed to accommodate normal electrical load growth, providing sufficient energy is available from our mainland supplier. FKEC anticipates no significant problems in providing power for the proposed 2-bay hanger at 10621 Aviation Blvd., Marathon.

If three-phase service is required, this may result in extra costs to be borne by the developer. Easements may be required.

Provide three sets of plans including complete electrical load calculations for the proposed project. We can then execute a meter location.

FKEC policy dictates that the property owner for us to serve must obtain all necessary governmental permits.

Sincerely,

Suzanne Lovell Staking Technician

sl

cc: Scott Newberry
John A. Stuart
Keith Kropf

# County of Monroe Growth Management Division

Office of the Director 2798 Overseas Highway Suite #400

Marathon, FL 33050 Voice: (305) 289-2517 FAX: (305) 289-2854



We strive to be caring, professional and fair

**Board of County Commissioners** 

Mayor George Neugent, Dist. 2 Mayor Pro Tem Sylvia J. Murphy, Dist. 5 Kim Wigington, Dist. 1 Heather Carruthers, Dist. 3 Mario Di Gennaro, Dist. 4

**DATE:** March 5, 2009

Via Courier

TO: Storm Water Drainage Review, Kevin Wilson

FROM: Debby Tedesco, Planning Commission Coordinator

RE: MTH Airport, New Hanger, Minor Conditional Use

Enclosed are the conceptual drainage plans and supporting documents prepared by Winthrop S. Barnett Professional Engineer, dated 2/19/09 and sealed on 2.23.0 for the above mentioned project. Please address your comments to Steven Biel (2898-2506) Senior Planner, and CC me (289-2522 in MTH, or 453-8732 in KL on Fridays)

For your information this is scheduled to be heard at the upcoming DRC Meeting on 03.24.09.

Please do not hesitate to call me if you need additional information.

HAVE A NICE DAY!